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May 18, 2012

File No. 32269.03

Mr. Anthony (Tony) Knight Supervisor, Office of Petitions United States Patent and Trademark Office Customer Service Window, Mail Stop Petitions Randolph Building 401 Dulany Street Alexandria, VA 22314

Re: Petitioner's Brief in Support of Petition to the Director to Reinstate United States Patent 6.793.224

Dear Tony:

I write pursuant to my voicemail message left on your phone on Friday, May 18, 2012. I spoke with Coke Stewart, Associate Solicitor at USPTO, earlier this week, concerning the filing of the above-described brief. She stated that I should contact you simultaneous with the filing of this brief. We attempted to file the document electronically earlier tonight. However, it would not load properly. I therefore am mailing a copy of the Petition and supporting papers to your attention, through the Los Angeles International Airport Post Office, so as to conform to the Friday deadline. I will contact you on Monday morning.

Very truly yours,

Thomas J. Speiss, III, of

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LEWIS BRISBOIS BISGAARD & SMITH LLP

Encl. (Via First Class Mail only)

cc: Stephen Obermeier, AUSA (via E-mail only, without enclosure)
Damon W.D. Wright (via E-mail only, without enclosure)

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee

Carver International, Inc.

Patent No.

6,793,224

Issue Date

: September 21, 2004

Application No.

09/801,536

Filing Date

March 8, 2001

Title

TRUCK FOR SKATEBOARDS

Attorney Docket

32269-3

# PATENTEE'S BRIEF IN SUPPORT OF PETITION TO THE DIRECTOR TO REINSTATE UNITED STATES PATENT 6,793,224 37 C.F.R. §1.181

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee : Carver International, Inc.

Patent No. : 6,793,224

Issue Date : September 21, 2004

Application No. : 09/801,536 Filing Date : March 8, 2001

Title : TRUCK FOR SKATEBOARDS

Attorney Docket : 32269-3

# PATENTEE'S BRIEF IN SUPPORT OF PETITION TO THE DIRECTOR TO REINSTATE UNITED STATES PATENT 6,793,224 37 C.F.R. §1.181

Pursuant to 37 C.F.R. § 1.181, Petitioner, Carver International, Inc., requests reinstatement of United States Patent 6,793,224 ("the '224 patent").

### I. THE ECONOMIC IMPACT OF THE '224 PATENT

Carver International, Inc., which does business as Carver Skateboards ("Carver"), is a well-known skateboard industry leader. El Segundo-based Carver, which employs about 15 people and manufactures its skateboards in its El Segundo factory, has pioneered the art of "surf-skating." Carver's inventions have revolutionized the surf-skate industry, as well as forever changed the training regimen for competitive surfers, who now utilize Carver skateboards to train *on land* for surfing competitions, which naturally take place *in water*.

While Carver has commercialized, marketed and sold its surf-skateboards for more than a decade, in the past five (5) years, its sales have grown from \$109,000 to an estimated \$1,800,000 for 2012. The Carver skateboards that incorporate the inventions protected by the '224 Patent

A copy of the '224 patent is submitted as **Ex. 1**. For the convenience of the Patent Office, all exhibits submitted in support of this petition are submitted under a separate cover, and hereinafter are referred to as "Ex. \_\_," without indicating that the Exhibit is "submitted".

comprise about 92 percent of Carver's total sales. *See*, the Declaration of Neil Stratton ("Stratton Dec."), at ¶¶ 62 to 63.

In the past several weeks, Carver representatives have met with or been referred to several seasoned entrepreneurs and individuals that are affiliated with The Lloyd Greif Center for Entrepreneurial Studies (the "Greif Center"), which is part of the University of Southern California's Marshall School of Business. These individuals have stated, in summary, that:

(1) the *present* value of Carver to potential investors if the '224 patent is not expired is about \$4 million to \$5 million, and that, should the '224 patent continue to be monetized, the value of Carver could be worth as much as \$10 million to \$20 million within five (5) years; and, (2) the value of Carver without the '224 patent is about \$2 million, and likely will not increase, as competitors will continue to siphon Carver's present market share for its surf-skateboards, due to the lack of barriers to market entry. *See id*.

The Greif Institute entrepreneurs have been emphatic in their analysis that Carver will have "an uphill battle" securing any additional funding, let alone strategic partners, if the '224 patent remains expired. The '224 patent, therefore, is the lifeblood of Carver, and its reinstatement will allow Carver to continue to secure funding, grow its brands of surf-skateboards, and expand its presence and labor force within the United States.

#### II. BACKGROUND

### A. Procedural Background for This Petition.

On September 21, 2004, the '224 patent was issued by the United States Patent and Trademark Office ("PTO"). The last day to pay the 3.5-year maintenance fee for the '224 patent was Monday, September 22, 2008. The required maintenance fee was not timely paid, and the '224 patent expired September 22, 2008.

On November 1, 2010, a petition under 37 C.F.R. §1.378(b) was filed at the PTO.

(Ex. 2.) On March 21, 2011, a PTO Request for Information was mailed. (Ex. 3.) On May 13, 2011, a response to the Request for Information was filed. (Ex. 4.) On May 25, 2011, a Decision dismissing the petition was mailed. (Ex. 5.) On July 28, 2011, a request for reconsideration of the petition/renewed petition was filed. (Ex. 6.) On December 20, 2011, a Decision on Petition denying the renewed petition was mailed. (Ex. 7.)

On February 21, 2012, a Complaint seeking reinstatement of the '224 was filed in the Eastern District of Virginia. (Ex. 8.) It is captioned as Carver International, Inc. v. David J. Kappos, et al., Civil Action No. 1:12CV175 (AJT/IDD) (E.D. Va. 2012) ("In re Kappos"). On Thursday, April 12, 2012, as part of an initial conference in In re Kappos, it was suggested that Carver dismiss the action and file the instant petition. In re Kappos subsequently was dismissed, and Carver herein files this petition.

### B. Initial Development of the Skateboarding Truck Wheel Axle and Initial Patent Protection.

Neil Stratton, a Venice Beach, California-based surfer, spent several years developing a skateboarding (wheel) axle that allows the front-end wheels to turn and pivot so that its riders feel as if they are skateboarding on a surfboard. Specifically, there is a skateboard truck on the *front* of the skateboard that allows the front wheels to laterally sway from side-to-side. There also is a skateboard truck on the *back* of the skateboard which also allows the back wheels to turn, but not as sharply as the front wheels. Each skateboard truck provides a combination of: (1) adjustable lateral stability, and (2) enhanced skateboard turning abilities. This technology is embodied in the '224 patent. (Ex. 1.)

As part of his development process, Stratton created hundreds of drawings and dozens of prototypes to achieve this "feel".

At about the time Stratton was developing his skateboarding wheel axle, he was working as a furniture designer on a project-by-project contract basis for Azcast Products, Inc. ("Azcast"), which manufactured and sold furniture and accessories. *See*, *generally*, Stratton Dec., at ¶¶ 5 to 9. Azcast was owned by Eyerick Williamson, whom Stratton had earlier befriended. Subsequently, as the development of the skateboard prototypes began to take shape, Stratton and Williamson discussed commercializing the idea. *See*, *generally*, the Declaration of Eyerick Williamson ("Williamson Dec."), ¶¶ 2 to 4.

Through the Azcast corporate attorney, Stratton and Williamson met, and Azcast subsequently retained, the Christie Parker Hale firm ("CPH") to draft and prosecute what later became U.S. Patent Application 09/801,536 ("the '536 application"), which concerned the skateboard technology. See, generally, Stratton Dec., at ¶ 5 to 9; see also, Williamson Dec., at ¶ 4. On July 16, 1998, CPH sent a retainer agreement to Williamson, though it (and subsequent versions) was not signed. (See, e.g., Ex. 9.) On March 8, 2001, after extensive delays by the CPH firm, and almost three years after it had been retained, the CPH firm finally filed the '536 application. See, generally, Stratton Dec., at ¶ 10 to 14; see, also, Williamson Dec. at ¶ 7 and 8.

At or about the time CPH was retained, Stratton, Williamson and a senior CPH attorney discussed whether that patent should be assigned to a corporate entity. *See* Stratton Dec., ¶ 16. On or about March 5, 2001, the CPH firm prepared a draft assignment of Stratton's rights to Azcast. (Ex. 10.) However, by that time, Stratton, Williamson and a third partner, Greg Falk, had decided to form a new business entity and call it Carver Skateboards. *See id.* at ¶¶ 17 to 18. For this reason, Stratton did not assign the '536 application to Azcast. *Id.* 

### C. Formation of Carver Skateboards, Inc.

On June 28, 2001, Stratton, Williamson and Greg Falk formed Carver Skateboards, Inc. ("Carver Skateboards" or "CSB"). (Ex. 11.) At some point after Carver Skateboards was formed, Stratton formed the (mistaken) belief that he had assigned the '536 application to Carver Skateboards, and, from then on, acted according to this mistaken belief. He recently learned, however, that he had never actually assigned the '536 application to Carver Skateboards. *See id.* at ¶¶ 19 to 20. At the time Carver Skateboards was formed, CPH continued providing legal services pursuant to its retainer agreement with Azcast, but thereafter addressed correspondence to Williamson as the President of Carver Skateboards. (Ex. 12.)

### D. Subsequent Initial Activity Concerning the '536 Application.

On May 2, 2002, a PTO Restriction Requirement was mailed to CPH. (Ex. 13.) On June 12, 2002, CPH filed an Amendment and Response that was received in Examining Group 3600. (Ex. 14.) On July 22, 2002, a first Office Action on the merits was mailed to CPH. (Ex. 15.)

On August 1, 2002, CPH changed its PTO correspondence address from a Pasadena, California, P.O. Box it had been using to its offices at 350 W. Colorado Blvd., Suite 500, Pasadena, California 91105. (Ex. 16.)

On or prior to September 21, 2002, based upon Stratton's and Williamson's dissatisfaction with CPH, and the need to respond to the first Office Action, Carver Skateboards/Stratton retained Tope-McKay & Associates (the "TMA firm") with the stated goal of handing the prosecution of the '536 application. *See, generally*, Stratton Dec. at ¶¶ 20 to 23. When the TMA firm undertook the representation of Carver Skateboards, it did not: (1) request the '536 application file from the CPH firm; (2) have any discussions with Stratton or anyone at

Carver Skateboards related to the ownership of the '536 application; (3) provide a written retainer letter to Stratton or anyone at Carver Skateboards; and, (4) otherwise discuss the scope of the representation. See Stratton Dec., at ¶ 24. However, from that day forward and continuing for a period of about 10 years, the TMA firm has been the exclusive intellectual property counsel for Carver Skateboards and, later, for Carver International, Inc. See id. at ¶ 25.

### E. CPH Withdraws from its Representation of Azcast/Carver Skateboards.

On August 26, 2002, CPH applied to withdraw as attorneys of record in the pending patent application. (Ex. 17.) Such action was likely based, in part, upon a prior letter dated May 24, 2001, demanding payment of CPH's fees. (Ex. 18.) On November 8, 2002, CPH supplemented its request to withdraw, and specified that the reason for the request was non-payment of invoices. (Ex. 19.)

On November 12, 2002, the PTO granted CPH's application and changed the correspondence address for the '536 application from CPH's offices to Carver Skateboards, in care of Williamson. (Ex. 20.) On November 25, 2002, CPH wrote to Williamson, advising him of the acceptance by the PTO of CPH's application to withdraw, and stating that, "further prosecution of this application is now solely your responsibility." (Ex. 21.) CPH then filed suit against Azcast and Carver Skateboards for unpaid legal fees in the amount of \$11,817.19. (Ex. 22.) Azcast and Carver Skateboards did not file a response to the Complaint, and default judgment was entered. (Ex. 23.) For additional discussion concerning this matter, see, generally, Williamson Dec., at ¶¶ 11 to 14.

### F. Response to Office Action and Notice of Allowance of the '224 Patent.

On December 9, 2002, TMA filed a reply to the July 22, 2002, Office Action. (Ex. 24.) Importantly, TMA firm did not: (1) sign the amendment contained in the reply; (2) file a power of attorney (even though it subsequently billed Carver Skateboards for the preparation of a power of attorney form<sup>2</sup>); or, (3) file a change of correspondence address in regard to the application. (On December 26, 2002, the TMA firm sent to the PTO, via facsimile, a copy of the reply including a signed copy of the amendment, but did not include a power of attorney or change of correspondence address.) (Ex. 25.)

On February 20, 2003, the PTO mailed a Notice of Allowance and Issue Fee Due and a Notice of Formal Drawings Required directly to Williamson, in accordance with the change of correspondence address associated with the grant of CPH's request to withdraw. (Ex. 26; see also, Exs. 8 and 20, and, see the Tope-McKay Dec., at ¶ 23.) It appears that Williamson provided the Notice of Allowance and Issue Fee Due to Stratton, who completed the Fee Transmittal form, and on April 15, 2003, mailed it and revised drawings to the PTO. (Ex. 27; see also, Stratton Dec. at ¶ 27.)

In filling out and completing the Fee Transmittal form, Stratton: (1) listed Carver Skateboards as the assignee; (2) listed Williamson (at Carver Skateboards) as the correspondence address; and, (3) named TMA as the law firm to be listed on the face of the patent. (See Ex. 27.) Stratton then signed and returned the Fee Transmittal form to the PTO, enclosing a check in the required amount of \$950. This check was not recorded or deposited by the PTO. See Stratton Dec., at ¶¶ 27 to 28. On June 27, 2003, after the deadline to pay the issue fee had passed, the

See the Declaration of Cary Tope-McKay (the "Tope-McKay Dec."), at ¶ 22.

PTO issued a Notice of Abandonment, which was sent to Williamson. See id.; see also, Exs. 28 through 31, which detail the history of this transaction, and the PTO's failure to deposit the fee payment; and, see, the Tope-McKay Dec. at ¶¶ 23 through 25.

### G. First Petition to Revive the '224 Patent.

In the spring of 2004, the TMA firm prepared and filed the first Petition to Revive the '224 patent ("First Petition") on the ground that the failure to pay the issue fee was unintentional. (Ex. 32; see also, generally, the Tope-McKay Dec. at ¶ 26 to 27; and, see, the Declaration of Scott Davison at ¶ 11 to 12.) In filing the First Petition, the TMA firm again failed to submit either a power of attorney or a change of correspondence address, despite the fact that it was handling the prosecution of the '224 patent. TMA's failure to file this form — which it had billed Carver to prepare — was not outside TMA's normal procedural guidelines for its representation of smaller, entrepreneurial clients. See the Davison Dec., at ¶ 8 through 10; see also, the Tope-McKay Dec., ¶ 8 through 12.

On June 14, 2004, the First Petition was granted. (Ex. 33.) On October 10, 2004, the PTO sent the notice in this regard both to TMA and to Williamson at CSB. (See Ex. 33; see also, the Tope-McKay Dec. at ¶ 28; see also the Davison Dec. at ¶ 13.) The file does not indicate a change of address has been submitted, although the address given on the petition differs from the address of record. If appropriate, a request to change the address of record should be filed. A courtesy copy of this decision is being mailed to the address given on the petition; however, the Office will mail all future correspondence solely to the address of record.

# H. Issue Notification and the TMA Firm's Simultaneous Docketing of Upcoming Deadlines for the '224 Patent.

On September 21, 2004, the '224 patent issued, listing Carver Skateboards, Inc. as the assignee. (See Ex. 1.) On October 6, 2004, Scott Davison, an attorney with TMA, sent an email

¶ 13.) While the e-mail references TMA's receiving the Issue Notification, TMA no longer has a copy of it in its files. See the Tope-McKay Dec. at ¶ 28. On December 7, 2004, Davison sent a letter to Stratton concerning overdue balances and reiterating that the patent had issued, but stating that the TMA firm did not yet have the official printed copy of the patent. (Ex. 35.)

Around this time, one or both of Messrs. Tope-McKay and Davison (the "TMA Attorneys") stated to Stratton that TMA would enter all due dates concerning the '224 patent, including the maintenance fees, into its computerized docketing system, and the system would generate a reminder when fees were due. *See* the Stratton Dec. at ¶ 33. The TMA Attorneys explained to Stratton that such calendaring was TMA's standard practice for monitoring its' clients' upcoming deadlines, including numerous clients much larger than Carver. *See id*.

Because TMA: (1) was in the business of intellectual property law; (2) held itself out to Stratton as experienced patent counsel; and, (3) was handling the prosecution — and now maintenance of the '224 patent — Stratton relied on those statements and believed that TMA would issue the reminders to him concerning the '224 patent at the appropriate time(s). *See id*.

Cary Tope-McKay's declaration supports Stratton's recollection of, and reliance on, the TMA docketing policies and software for all reminders that would be generated concerning the '224 patent. In his declaration, Tope-McKay states,

"At some point after the patent issued, TMA personnel entered the relevant data into our docketing system, including: [t]he patent issue date; and [t]he due dates for the various maintenance fee payments (which are automatically populated by the database). . . . Contact information for sending

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reminders when maintenance-fee payments came due is derived from information in the docketing system.. [sic]

"The above information was entered into the docketing system by Scott Davison. . . . While Scott Davison was a TMA associate attorney, as I stated earlier, my firm used multiple means to reduce overhead. One of those was to spread administrative tasks among patent agents, paralegal, junior associates and other employees when they were otherwise underutilized. In the fall of 2004, Scott, thus, had responsibility for docketing USPTO correspondence. (This has been confirmed by a review of billing records for multiple matters from that time period.) The docketing system we use is a package called Case Tracking System (CTS) from FlexTrac Systems, Inc. It is a "turnkey" system built around a Microsoft Access database. We have used the same program since approximately 2001, and it has been very reliable. It has never failed to alert us to an impending deadline."

See the Tope-McKay Dec. at  $\P\P$  29 to 32.

## I. The TMA Firm's Docketing of the 3.5 Year Maintenance Fee for the '224 Patent.

The first administrative maintenance fee for the '224 patent was to be paid between September 21, 2007 and September 22, 2008. As TMA subsequently learned, on or about February 29, 2008, the docketing system alerted Rachel Herrera, who was and is the TMA Office Manager, that the window for payment of the 3.5-year maintenance fee for the '224 patent had opened. See the Tope-McKay Dec. at ¶ 38. Herrera then drafted a letter to Stratton and sent it as an attachment to an e-mail addressed to neil.stratton@comcast.com. (Ex. 36.) Herrera did not

contact Stratton by any other method, and no other TMA attorney spoke with Stratton specifically about this matter. *See id*.

The e-mail never reached Stratton because that e-mail address contained a typographical error: there is no period between "Neil" and "Stratton." Rather, the correct address was <a href="mailto:neilstratton@comcast.com">neilstratton@comcast.com</a>. See id. at ¶ 40. Scott Davison, the TMA attorney who originally docketed the reminder notices and entered the email address, was employed by the TMA firm for several years as a patent agent and then attorney. Id. at ¶ 41. Davison was a reliable employee and did not have a history of careless errors. Id. The TMA firm never received an indication that the e-mail had not been delivered successfully as addressed (e.g., the e-mail did not "bounce"). Id. at ¶ 42.

J. The TMA Firm Had Been Handling Carver's Intellectual Property Matters Since September 21, 2002.

To eliminate any confusion, TMA had been handling Carver's intellectual property matters since on or about September 21, 2002, and had multiple, ongoing and direct communication with Stratton from February 29, 2008 through September 21, 2010, which is the 30-month time period in which the 3.5-year maintenance fee concerning the '224 patent could have been paid. Any assertion to the contrary is belied by the steady stream of invoices submitted to Carver by TMA (which total \$34,951.59 for its prosecution efforts) over the 10-year history of the relationship, and the testimony of several declarants, including Messrs. Stratton, Tope-McKay, Marcus Risso and Scott Davison. Specifically,

Stratton had direct, continuous contact with numerous TMA attorneys, including with Cary Tope-McKay, Scott Davison and Marcus Risso, as well as Stacy Kincaid, a patent agent who became an attorney, on patent matters, and with Zuzanna Poprawski on trademark matters, and the TMA firm

simultaneously was handling several other patent and trademark matters for Carver during this 10-year period. See Stratton Dec. at ¶¶ 34 and 43; see also Ex. 37, which are copies of the invoices TMA sent to Carver over a 10-year period;

- Beginning in at least as early as October 2004, Stratton "began to treat TMA as his intellectual property counsel more generally. Specifically . . . with the successful issuance of the '224 patent as the likely impetus, Neil decided to pursue additional patents." *See* the Tope-McKay Dec. at ¶ 34; *see also*, generally, the Stratton Dec. at ¶ 34;
- On October 21, 2004, TMA filed a second patent application for Carver, which matured into U.S. Patent 7,287,762. TMA continues to monitor the status of this issued patent. (Ex. 38; see also, the Tope-McKay Dec. at ¶ 36; and, see, the Declaration of Marcus Risso ("Risso Dec."), at ¶¶ 6 and 7);
- On March 30, 2007, TMA filed a third patent application for Carver, which matured into U.S. Patent No. 7,828,306. TMA continues to monitor the status of this issued patent. (Ex. 39; see also, the Tope-McKay Dec. at ¶ 37, and, see, the Risso Dec., at ¶¶ 8 through 11);
- Since October of 2007, the TMA firm has handled many trademark matters for Carver, and contacts Stratton on a regular basis concerning these matters.

  See the Tope-McKay Dec. at ¶ 38;
- On June 30, 2008, which is during the period the maintenance fee could have been paid, TMA filed United States Trademark App. Ser. No. 77/511,901 for CARVER (Ex. 40);

- On or about April 7, 2010, which is during the period the maintenance fee could have been paid, Stratton and Marcus Risso, a TMA patent attorney, specifically discussed the ownership of the '224 patent. According to Marcus Risso, he stated to Stratton that, "I responded that people will sue anyone they can think of, regardless, but suggested some patent ownership structures that he might consider." See Risso Dec, ¶ 17;
- In August 2010, which continues to be during the time period in which the maintenance fee could have been paid, Stratton contacted Risso and requested that Risso "draft cease and desist letters [concerning the '224 patent] to a number of identified infringers. . . . Within a few weeks, in August and September, 2010, we sent several cease and desist letters to potential infringers." See Risso Dec, ¶¶ 18 and 19;
- On September 17, 2010, which *still* is within the period the maintenance fee could have been paid, TMA filed US TM App. Ser. Nos. 85/132,514, and 85/132,544 for PROTEUS (Ex. 41 and 42).

Based on the above, the TMA firm did not merely represent Carver on a piecemeal basis. In fact, it was Carver's sole intellectual property counsel for more than a decade. (See Ex. 37 for copies of all of the invoices TMA submitted to Carver during this period.)

## K. The Maintenance Fee Reminder for the '224 Patent apparently was mailed to the CPH Firm.

The first administrative maintenance fee for the '224 patent was to be paid from September 21, 2007 to September 22, 2008. On or about March 31, 2008, the PTO mailed a "Maintenance Fee Reminder" to the CPH firm. (Ex. 43.) The PTO sent this notice to CPH even though CPH had filed a petition to withdraw as counsel for Carver Skateboards on September 15, 2002, which had been approved, thus requiring the PTO to redirect all future correspondence to Carver Skateboards, according to its own rules. (See, e.g., Exs. 17 through 20.)

The CPH firm has no record of having received the Maintenance Fee Reminder from the PTO, or having sent it to Carver, Stratton or TMA. (See Exs. 44 through 46.) It is "continuing to investigate" whether it can locate such a transmittal of the reminder to anyone. (See id.) None of Carver, Stratton, or the TMA firm have any record of receiving the Maintenance Fee Reminder, or any correspondence or other communication concerning a Maintenance Fee Reminder, from CPH. See, e.g., the Tope-McKay Dec. at ¶ 44; see also the Stratton Dec. at ¶ 42.

### L. The Dissolution of Carver Skateboards in 2008.

In or about May of 2008, Carver Skateboards, while it continued to commercialize, market and ship the surf-skateboards that embody the '224 patent, was in the midst of significant management, financial, and product quality issues. *See* the Stratton Dec. at ¶¶ 35 to 37; *see*, *also*, the Williamson Dec., ¶21. Upon discussion, Stratton, Williamson, and Falk decided that Williamson would depart the company and, in furtherance of that, they would dissolve the company. Then, on June 1, 2008, the parties executed a Division of Assets Agreement ("Division Agreement"). (Ex. 47.)

In the Division Agreement, the '224 patent was listed as an asset that was owned by Carver Skateboards and to be distributed. *See* the Stratton Dec. at ¶ 38. However, as discussed above, the '224 patent had never been assigned to Carver Skateboards. *See id.* at ¶¶ 17 to 20. Stratton, Williamson, and Falk signed the Division Agreement under the assumption that the '224 patent had been assigned to Carver Skateboards. *See id.* at ¶ 38. On September 8, 2009, Carver Skateboards was dissolved. (Ex. 48.)

M. Formation of Carver International, Inc. and Stratton's and Williamson's (Mistaken) Belief that the '224 Maintenance Fee Had Been Paid.

On June 6, 2008, Stratton and Falk formed Carver International, Inc. ("Carver International" or "CII"). (Ex. 49; see also, Stratton Dec. at ¶ 39.) During the first few months of the transition from Carver Skateboards to Carver International, Stratton and Williamson discussed Carver Skateboard's intellectual property matters, including whether the maintenance fee for the '224 patent had been paid. See Stratton Dec. at ¶ 41; see also Ex. 50. Stratton and Williamson now understand, after significant investigation and in-person meetings over the past several weeks, that, endemic of their prior business relationship, they were "talking past each other" concerning the payment of this fee. Stratton assumed Carver Skateboards had received a maintenance fee payment reminder. And, for his part, Williamson had provided payment for all patent matters for which Stratton had provided him invoices. Therefore, he answered affirmatively when questioned regarding the payment of a fee. See id. at ¶ 42.

This makes sense because Stratton and Williamson informally had established a general protocol for working with the TMA firm, as follows:

Stratton worked directly with all of the TMA attorneys, including Messrs.
 Tope-McKay, Risso and Davison, and Mesdame Poprawski, coordinating and handling all matters related to the prosecution of the patents and trademarks;

- Stratton would review and process all mail sent by TMA to Stratton or anyone at Carver;
- If such mail contained a TMA invoice, Stratton would provide that invoice to
   Williamson with instruction to pay it; and,
- Williamson had no other involvement with the TMA firm or intellectual property matters other than paying invoices.

See Stratton Dec., at ¶¶ 40 to 43; see also, Williamson Dec., ¶ 18. As Stratton declared, 
"I realize now and believe that, as far as Eyerick knew . . . when I asked Eyerick 
if everything was taken care of [concerning Carver Skateboard's intellectual 
property matters], I believe his answer was truthful, because: (1) everything he 
was aware of (2) that needed to be done (3) was done. And, at the time I asked 
Eyerick this question, I had not received any bill for paying a maintenance fee 
and therefore could not have passed such a maintenance fee bill along to 
Eyerick."

See id.; see also, the Williamson Dec., ¶ 23 and ¶ 26. Stratton's and Williamson's prior statements in the two petitions submitted to the PTO under 37 C.F.R. § 1.378, which Stratton prepared himself without the help of an attorney — and for which Williamson never even spoke with counsel — further conflated and confused this matter. See, generally, Stratton Dec., ¶¶ 59 to 61; see also, generally, the Tope-McKay Dec., ¶ 50; and, see, generally, the Risso Dec., at ¶¶ 22 and 23.

### N. The Notice of Expiration for the '224 Patent was sent to the CPH firm.

On September 22, 2008, the '224 patent expired for failure to pay the required maintenance fee. On October 20, 2008, the PTO issued its Notice of Patent Expiration. (Ex.

53.) The PTO sent this notice to CPH even though CPH had successfully withdrawn as counsel for Carver Skateboards on September 15, 2002, redirecting all future correspondence to Carver Skateboards. (See, e.g., Exs. 17 through 20.) While CPH has a record of the original Notice of Patent Expiration printed on November 7, 2008, it has no record of having forwarded the Notice to Carver, Stratton or TMA. (See Exs. 45 through 47.) It is "continuing to investigate" whether it can locate such a transmittal of the Notice of Expiration to anyone. (See id.) However, the original Notice of Expiration remains in the CPH file. (Ex. 51.) None of Carver, Stratton, or the TMA firm have any record of receiving the Notice of Expiration, or any correspondence or other communication concerning a Notice of Expiration, from CPH. See, e.g., the Tope-McKay Dec. at ¶ 44; see also the Stratton Dec. at ¶ 58.

## O. Neil Stratton's Communications with the PTO Assignment Office Concerning the '224 Patent in the Summer of 2010.

In the Summer of 2010, Stratton was operating under at least one mistaken belief as well as some apprehension concerning the Division Agreement he, Williamson and Falk had executed, as follows: (1) Stratton continued to believe that he had assigned the '224 patent to Carver Skateboards at or about the time Carver Skateboards was formed on June 28, 2001 (see Stratton Dec., ¶ 20); and, (2) Stratton wanted to ensure that he, and not Carver Skateboards (which was dissolved), was reflected in the PTO records as the proper owner/assignee of the '224 patent.

Stratton contacted one of his TMA attorneys, Marcus Risso, concerning this matter. *See* the Risso Dec., ¶¶ 12 to 13; *see*, *also*, Ex. 52. In response to Stratton's ownership inquiry, Risso did not review the actual status of the patents (including ownership) on the PTO website. *See id.* at ¶ 14. As declared by Risso, he,

"... sent Neil an e-mail suggesting we speak, mentioning within the e-mail that CSB had a substantial overdue balance with TMA; and, forwarded Neil's e-mail to Cary for consultation regarding the ownership issues presented in Neil's email. (The resulting communications focused on the ownership issues presented and also resulted in comments regarding the unreasonableness of CPH's behavior in attempting to collect on past due fees for work that Neil believed CPH had never completed.) ... Neil and I subsequently spoke on the phone, and I provided him with some general advice on what might be done."

See id. at ¶ 14.

Therefore, on January 1, 2010, Stratton prepared a Petition to Correct Assignment Data (the "Assignee Petition"). (Ex. 53.) The Assignee Petition did not need to be filed, as Stratton was, in fact, the actual owner of the '224 patent. However, the Assignee Petition did not include a cover sheet, and was rejected. See Stratton Dec., ¶ 48. Stratton contacted the PTO concerning the rejection of the Assignee Petition, and was provided with guidance by a PTO representative who, as Stratton has now come to understand, did not review the status of the '224 patent prior to providing guidance to him. See id. at ¶¶ 48 and 55.

At about this same time, on April 8, 2010, Stratton again contacted Risso concerning the Assignee Petition. Risso and Stratton discussed Stratton's potential personal liability as the owner of the '224 patent, and Risso again provided him with general advice concerning the benefits and burdens of patent ownership *by persons* versus *by corporations*. See id. at ¶¶ 50 and 51. As declared by Risso, he stated the following to Stratton,

"Neil contacted me regarding his concern that, if he retained ownership of the '224 Patent (and other patents), he potentially would be liable to any individual

that was injured while using the invention. I responded that people will sue anyone they can think of, regardless, but suggested some patent ownership structures that he might consider."

See Risso Dec., ¶ 17. Risso again provided such advice without reviewing the ownership status of the '224 patent. Had Risso reviewed the records at this time, he would have determined that '224 patent was expired and the maintenance fee could still be paid.

Based upon this additional conversation, on or May 14, 2010, Stratton filed a revised Assignee Petition, whereupon the '224 patent was assigned from Carver Skateboards to Carver International. (Ex. 54.) The PTO recorded this assignment at Reel 024411/Frame 0769. (Ex. 55.) On June 22, 2010, a Notice of Recordation issued. (Ex. 56.) However, the information on it was incorrect, as Carver Skateboards was never the owner of the '224 patent — Stratton always was — and thus could not assign what it did not own.

In any event, it is relevant to once again note that Stratton initiated continual and constant contact with both the TMA firm and the PTO concerning the ownership of the '224 patent during the time when he could have paid the \$450 maintenance fee renewal, as well as any penalties therefore. And had he been so informed, there can be no doubt that this fee would have been paid.

### P. The '224 Enforcement Campaign.

In August 2010, Stratton contacted Risso to request his assistance in protection his invention. *See* the Risso Dec., ¶ 18. Therefore, while "TMA continues to exclusively handle intellectual property prosecution matters [and] has never handled, and has no plans to handle, intellectual property litigation matters," Risso undertook the project. *See*, *generally*, the Tope-McKay Dec., ¶ 6; *see*, *also*, Risso Dec., ¶ 18. Within a few weeks, and without reviewing the status of the '224 patent, Risso sent several cease and desist letters to potential infringers, "including some well-known lifestyle companies (which offer surf, skate and wearing apparel goods for sale under various 'house' brand names) that are based in southern California." *See* Risso Dec., ¶ 19. Risso subsequently learned that the '224 had been expired for several years. As Risso declares,

"Subsequently, on or about October 19, 2010, while working on one such project, I went to PAIR to copy the claims from the '224 Patent as listed on PAIR to incorporate into the letter. While on PAIR, I noticed that, as of September 21, 2010, the status listed the '224 Patent as expired for failure to pay the maintenance fees."

See id., ¶ 20. Risso then informed Stratton that the '224 patent had expired on September 21, 2010. See id.

### Q. The Second Petition to Revive the '224 Patent.

Risso and Stratton immediately began to draft a Petition to Revive the patent, which was filed on or about November 8, 2010 (the "Second Petition"). See the Risso Dec., ¶ 21. On March 21, 2011, the PTO issued its Request for Information ("RFI"). See the Stratton Dec., ¶ 60. Risso and Stratton agreed that Stratton would prepare the draft response, as well as

statements from both Stratton and Williamson. See id.; see also, Risso Dec., ¶ 22. At no time did Risso and Stratton discuss the draft response and statements from Stratton and Williamson that Risso prepared, after they were prepared. See Stratton Dec., ¶ 60; see also Risso Dec., ¶ 23. Instead, as declared by Risso,

"On or about May 13, 2011, I reviewed and formatted the Response, and caused it to be [submitted] to the USPTO, in substantially the same form as provided by Neil."

See Risso Dec., ¶ 23. In addition, as declared by Stratton,

"Marcus and I never discussed their contents in detail. Marcus did not interview me to "drill down" on any of the facts and issues. Rather, he accepted the supporting statements as drafted and filed them."

See Stratton Dec., ¶ 60. On or about May 21, 2011, the PTO rejected the Second Petition.

### R. The Third Petition to Revive the '224 Patent.

On or about May 21, 2011, the PTO rejected the Second Petition. Tope-McKay then worked with Stratton in drafting a further renewed petition (the "Third Petition"). See Stratton Dec. ¶ 61; see also the Tope-McKay Dec., ¶ 49. Tope-McKay then discussed the supporting statements, and, as declared by Stratton, "Cary explained to me what the issues were that concerned the USPTO, and asked me to draft the statements for myself and Eyerick." See Stratton Dec., ¶ 61. In addition, as declared by Tope-McKay,

"Concerning the declarations submitted by Neil and Eyerick Williamson in support of the Third Petition, I explained to Neil what the issues were that concerned the USPTO, and asked him to draft the statements for himself and Eyerick Williamson (whom I have never met or spoken with, to this day) based on his and Eyerick's

recollection of the relevant events and time periods. I finalized the statements they provided to me, made sure they were properly signed, and incorporated them into the Third Petition."

See the Tope-McKay Dec., ¶¶ 48. Subsequently, on December 20, 2011, the PTO denied the Third Petition.

### S. Factual Summary.

Neil Stratton is an inventor. He has spent almost two decades obsessing on, developing, creating, prototyping and testing the surf-skateboard truck technology that has revolutionized the skateboarding and surfing industries. As a non-lawyer and non-patent specialist, he has done all he can to ensure that his technology — which has been commercialized, resulting in multi-million dollar sales of the skateboards that embody the technology contained in the '224 patent — has been protected through the inventor's rights that form the basis of United States patent law.

Through what can only be described as a perfect storm of unexpected, unusual and difficult-to-explain circumstances that were out of his control, Stratton failed to pay a \$450 maintenance fee on time.

Now, he is faced with the very sobering possibility that: (1) the TMA firm's inclusion of an incorrect e-mail address in its docketing system; (2) the TMA firm's failure to place a phone call or conduct any follow-up concerning Stratton's failure to respond to the bet-the-company e-mail concerning the potential expiration of the very patent that is the lifeblood of his company (which did not make it to him); (3) several instances of misdirected mail and the failure of the CPH firm to forward the misdirected mail; (4) incorrect advice from a well-meaning administrative agency file clerk who he thought he could rely upon (and which he now knows he could not rely upon); and, (5) a sobering inability or unwillingness of retained long-term counsel

to review the status of the '224 patent on multiple occasions, even prior to sending cease and desist letters to companies that may file Declaratory Relief actions, could result in the permanent expiration of the '224 patent.

However, as discussed in great detail below, Stratton and Carver can be provided with the very (in fact, only) relief he desires, which is the reinstatement of the '224 patent.

## III. NEIL STRATTON WAS THE PATENTEE-RESPONSIBLE PARTY FOR ALL TIMES RELEVANT TO THE ISSUES RAISED IN THIS PETITION

It is well settled that the inventor is the initial owner of a patent or patent application and that ownership may be transferred by a writing or by operation of law. See *Beech Aircraft Corp.* v. Edo Corp., 990 F.2d 1237, 1248 (Fed. Cir. 1993); see, also, Teets v. Chromalloy Gas Turbine Corp., 83 F.3d 403, 407 (Fed. Cir. 1996)

It is uncontested that Neil Stratton is the sole inventor and thus was the original owner of the entire right, title and interest in and to the '224 patent. *See*, *supra*, Section II.B. In this section, it is stated that, "Neil Stratton, a Venice Beach, California-based surfer, spent several years developing a skateboarding (wheel) axle that allows the front-end wheels to turn and pivot so that its riders feel as if they are skateboarding on a surfboard. . . . This technology is embodied in the '224 patent. (Ex. 1.)" In this section, it is further stated that, "At or about the time CPH was retained, Stratton, Williamson and a senior CPH attorney discussed whether that patent should be assigned to a corporate entity. . . . On or about March 5, 2001, the CPH firm prepared a draft assignment of Stratton's rights to Azcast. . . . Stratton did not assign the '536 application to Azcast."

In addition, in Section II.L above, supra, it is stated that, "In the Division Agreement, the '224 patent was listed as an asset that was owned by Carver Skateboards and to be distributed.

See the Stratton Dec. at ¶ 38. However, as discussed above, the '224 patent had never been

assigned to Carver Skateboards. *See id.* at ¶¶ 17 to 20. Stratton, Williamson, and Falk signed the Division Agreement under the assumption that the '224 patent had been assigned to Carver Skateboards. *See id.* at ¶ 38." See, also, Section II.O. above, supra, where it states that, "Stratton continued to believe that he had assigned the '224 patent to Carver Skateboards at or about the time Carver Skateboards was formed on June 28, 2001 (*see* Stratton Dec., ¶ 20)."

A. No Documentary Evidence Located to Date Establishes that Carver Skateboards, Inc. Was Assigned Any Patent Rights to the Skateboard Truck Invention.

Neil Stratton has stated under oath his good faith belief that he assigned the patent application to CSI in 2001. (See above.) However, no recorded assignment has been located in the PTO records, and no written assignment has been located. While the '224 patent cover page identifies CSI as the assignee, this identification appears to have been the result of Stratton's listing CSI as the assignee when Stratton completed and submitted the Issue Fee Transmittal form. See, supra, Section II.F above. However, the mere listing of an assignee on that form has no legal effect, as emphasized on the form itself.

B. No Documentary Evidence Located to Date Establishes that Carver International, Inc., Had Been Assigned Any Patent Rights to the Skateboard Truck Invention Prior to the May 16, 2012 Assignments and Quitclaims.

Once Stratton and Williamson had agreed to dissolve CSI in June of 2008, and after Stratton had formed CII to carry on the skateboard business, Stratton was interested in having the PTO records reflect what he thought would have been a correction of the PTO records to indicate a change of ownership from Carver Skateboards to Carver International. *See* Section II.O, *supra*. In discussed in that section, Stratton was unaware of the fact that legal title had apparently never been transferred from him to Carver Skateboards, and therefor it was not possible to transfer of title from Carver Skateboards to Carver International. Stratton's misunderstanding of the law,

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however, did not establish that he was not reasonably prudent in regard to accounting for any delay in filing a petition to reinstate the '224 patent. Rather, this tends to show that he was unsophisticated in regard to legal matters. He promptly responded to the PTO, but his prompt response did not have the legal effect that he had believed it had.

For all of the above reasons it is believed that Neil Stratton, as the sole inventor, never assigned patent rights in and to the '224 patent until May 16, 2012. Therefore at all times relevant to this petition he was the patentee-party responsible for payment of the maintenance fee.

# IV. NEIL STRATTON TREATED PAYMENT OF THE MAINTENANCE FEE OF THE '224 PATENT WITH AT LEAST THE DUE CARE OF A REASONABLY PRUDENT PERSON

The legal standard to show unavoidable delay is that the party responsible for payment of the maintenance fee must show that he exercised "the due care of a reasonably prudent person." *Ray v. Lehman*, 55 F.3d 606 (Fed. Cir. 1995). When determining whether a period of delay in a PTO proceeding is unavoidable, the PTO should take "all the facts and circumstances into account" and decide each petition "on a case-by-case basis." *Smith v. Mossinghoff*, 671 F.2d 533, 538 (D.C. Cir. 1982).

In relying on a short quote from a 1912 decision of the D.C. Circuit, *In re Mattullath*, 38 App. D.C. 497, 514-15 (D.C. Cir. 1912), the *Decision on Petition* dated December 20, 2011 (the "*December 2011 Decision*") states that the required "reasonable care" standard must be the same as that a reasonable and prudent person "would treat his or her <u>most important business</u>," apparently implying a more strict standard than the "reasonably prudent person" standard of modern cases. (Emphasis added). However, in *Mattullath* the court explained "the meaning to be given to the word 'unavoidable'" as follows,

It is applicable to ordinary care or diligence affairs, and requires no more or greater care or diligence than is generally used and observed by prudent and careful men in relation to their most important business. It permits them, in the exercise of this care, to rely upon the ordinary and trustworthy agencies of mail and telegraph, worthy and reliable employees, and such other means and instrumentalities as are usually employed in such important business. If unexpectedly, or through the unforeseen fault or imperfection of these agencies and instrumentalities, there occurs a failure, it may properly be said to be unavoidable, all the other conditions of good faith and promptness being present. (Emphasis added).

Mattullath, 38 App. D.C., at 514-15. Here, the patented skateboard technology was Stratton's most important business. It was only through any of several unexpected and unforeseen faults in persons or entities in which he reasonably relied was the required fee not paid.

A. The Failure to Pay the Required Maintenance Fee Was Due to Stratton's Justifiable Reliance on TMA, and But For an Unforeseen Clerical Error Made by a Reliable Employee, He Would Have Timely Paid the Required Fee.

In a modern case directly on point, where the unavoidable delay related to failure to timely pay a required maintenance fee, the District of Delaware held "a patentee may in fact rely upon counsel to monitor maintenance fee due dates." *California Medical Prods. Inc., v. Tecnol Medical Prods. Inc.*, 921 F. Supp. 1219, 1259-1260 (D. Del. 1995), *citing, Ray v. Lehman, supra,* 55 F.3d at 608-09, *and Smith v. Mossinghoff, supra,* 671 F.2d at 538. In *California Medical Prods.*, ("CalMed") the responsible party, Garth, had relied on his patent attorney, Strauss, to inform him on when maintenance fee payment were due. Garth was a legally unsophisticated patent holder, as was Stratton here. The failure to timely pay the fee in *CalMed* was due to a

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clerical error made by Strauss' secretary (incorrectly entering information into the firm's docketing system in regard to the patent at issue). In reviewing two decisions by the PTO Commissioner, the district court in *CalMed* emphasized "that a patentee may in fact rely upon counsel to monitor maintenance fee due dates." *Id*.

In CalMed the two PTO Commissioner decisions reviewed by the district court were In re Patent No. 4,409,763, ("the '763 petition") 7 U.S.P.Q.2d (BNA) 1798 (PTO Comm'r 1988), and In re Patent No. 4,461,759 ("the '759 petition"), 16 U.S.P.Q.2d (BNA) 1883 (PTO Comm'r 1990) where the Commission determined that "the delay was not unavoidable". CalMed, supra at 1259-1260. In the '763 petition the Commissioner found, as a matter of fact that neither the petitioner (the patentee's attorney) nor the patentee "took any steps to ensure timely payment of the maintenance fee". '763 petition, at 1801. In the '759 petition the Commissioner found, as a matter of fact that neither the patentee nor "anyone acting on behalf of the patentee took any steps to docket the due date of the maintenance fee". '759 petition, at 1884.

In the present case, as of September 22, 2008, TMA had been representing the patentee for approximately six years. The attorneys handling the patent application were licensed to practice at the PTO. TMA did successfully overcome the rejections to the patent application when it took over the representation. And, most importantly, the TMA firm did correctly enter the maintenance fee information into its docketing system, and did generate a timely and proper notice to Stratton regarding the due date to pay the required first maintenance fee. However, due to an unexpected and unforeseen imperfection, i.e., a clerical error, in entering Neil Stratton's e-mail address into a TMA database, he never received the notice. *Mattullath*, 38 App. D.C., at 514-15. Stated another way, but for TMA's clerical error, Neil Stratton would have received the TMA notice and would have timely paid the required fee. *CalMed, supra* at 1259-1260.

Here, as in *CalMed* the patentee Stratton relied on his counsel to monitor and inform him of when the maintenance fee was due, and a clerical error was made in the firm's docketing system, which error prevented or was a major contributing cause for the delay.

B. The Failure to Pay the Required Maintenance Fee Was Due in Part to an Unavoidable Miscommunication between Stratton and Williamson that the First Maintenance Fee Had Been Paid when They Decided to Dissolver Carver Skateboards, Inc.

Prior to taking over responsibility for patent matters, Stratton had relied on Eyerick Williamson to act on his behalf in regard to communicating with the licensed patent attorneys handling the matter at the PTO. As discussed above, Carver Skateboards was dissolved. As detailed in Section II.L above, *supra*, but for Williamson's telling Stratton that the first maintenance fee had been paid, when in fact it had not been paid, Stratton would have had another opportunity to pay the maintenance fee and would have timely paid the required fee.

C. Alternatively, the Failure to Pay the Required Maintenance Fee Was Due at least in Part to a Series of Irregularities Caused by the Licensed Attorneys upon Whom Stratton Justifiably Relied.

The circumstances of this case also include numerous instances of actions by the attorneys handling this matter that may fall below the applicable standards of care required by licensed attorneys. *See*, *supra*, Sections II.B., II.I, II.J, and II.K. Here, a prime example of how TMA overtly sought to protect its own interests to the detriment of Stratton is in the 2010 petition to the PTO wherein it was repeatedly asserted that TMA represented Stratton on a "piecemeal basis." This is simply not true, as evidenced by the fact that TMA represented Stratton in all patent matters since 2002, and as required by 37 C.F.R. §1.34.

V. AN ERROR WAS INTRODUCED INTO THE PTO RECORDS WHICH DEFEATED A MECHANISM THAT MAY HAVE AVERTED THE PRESENT SITUATION.

Petitioner respectfully submits the following brief argument, for the record and in an abundance of caution.

Petitioner recognizes that, under present case law, the PTO is not required to send Maintenance Fee Reminders and that failure to receive such a reminder cannot form the basis of a patentee's claim of unavoidable delay. See In re Patent No. 4,409,763, 7 USPQ2d 1798 (Comm'r Pat. 1988), aff'd sub nom. Rydeen v. Quigg, 748 F. Supp. 900, 16 USPQ2d 1876 (D.D.C. 1990), aff'd, 937 F.2d 623 (Fed. Cir. 1991) (table), cert. denied, 502 U.S. 1075 (1992).

As discussed above, Carver's delay was made unavoidable by the unforeseeable typographical error in the docketing system of the attorney on whom it reasonably relied.

Nevertheless, systems on which it did not rely—those of the PTO and the CPH firm—could have averted the present situation had they functioned correctly.

It is uncontestable, that:

- i) Carver never received either the Maintenance Fee Reminder or the Notice of Patent Expiration mailed by the PTO because:
  - (a) A clerical error at the PTO caused those notices to be sent to the wrong address (one used by the CPH firm), and
  - (b) The CPH firm did not forward the notices; and
- ii) Had Carver received either of those notices, then it would have been able to either avoid expiration entirely or obtain revival of the patent by a showing of *unintentional* delay, a much lower standard.

The Code of Federal Regulation and the MPEP state that "All notices, receipts, refunds, and other communications relating to payment or refund of maintenance fees will be directed to the correspondence address used during prosecution of the application as indicated in § 1.33(a)..." 3 7 CFR 1.363; MPEP § 2540.

The correspondence address for the '536 Application was originally a Pasadena California post office box maintained by the CPH firm. On August 1, 2002, CPH filed a Change of Address to the street address of its then offices. The change of address is recorded in the file history of the application. On August 26, 2002, and again on November 8, 2002, CPH filed Petitions to Withdraw as Attorneys of Record, which petitions included directives to change the correspondence address to Williamson, as President of Carver Skateboards. The PTO approved the withdrawal and confirmed the change of address on November 12, 2011. The fact that that change was successful was verified by subsequent notices (such as the Notice of Allowance) being sent to that address.

Thus, petitioner had no reason to believe that there was any problem with respect to his address. Nevertheless, the Maintenance Fee Reminder and the Notice of Patent Expiration were both sent to the original, twice-superseded CPH post office box, in apparent violation of the MPEP and CFR procedures.

Whatever the cause, the result was the same: the notices were sent to Christie Parker and Hale — rather than petitioner — as called for in the regulations. CPH then failed to forward the notices to Petitioner. Petitioner was not relying on the PTO or CPH. Indeed, it believed that CPH was not its counsel. Yet a combination of errors by the PTO and CPH, neither of whom

The CFR and MPEP go on to iterate 3 exceptions, none of which apply here.

Petitioner relied on, prevented it from receiving notices that may have prevented the results herein.<sup>4</sup>

### VI. AUTHORIZATION TO CHARGE DEPOSIT ACCOUNT

Authorization is hereby granted to charge Deposit Account 50-3725 for any fee required for the present petition.

### VII. REQUEST FOR HEARING

Petitioner requests an oral hearing in regard to the present petition, if it is deemed necessary.

First, while the PTO is not required to send notices, that does not mean that when it *does* send them it is not bound by its other regulations. If a Maintenance Fee Reminder is sent, then the rules for determining the address to which it is to be sent are clear, affirmative and unequivocal: "All notices ... relating to ... maintenance fees will be directed to the correspondence address..." 37 CFR 1.363; MPEP § 2540 (emphasis added). The MPEP goes on to state that "The Office will mail any Maintenance Fee Reminder to the fee address as set forth in 37 CFR 1.363. See MPEP § 2540." MPEP § 2575(III) (emphasis added).

Second, *Rydee* deals only with Maintenance Fee Reminders. It is silent on the subject of Notices of Patent Expiration, and the reasoning of the decision does not apply to those notices. First, as the decision notes, the regulations repeatedly stress that the PTO is not obligated to send a Maintenance Fee Reminder. The same is not true regarding a Notice of Expiration. The MPEP in that regards is, again, unequivocal and affirmative: "The Office will mail a Notice of Patent Expiration to the fee address as set forth in 37 CFR 1.363 when Office records indicate that a patent has expired for failure to pay a required maintenance fee." MPEP § 2575(V) (emphasis added). Further, the decision and the regulations describe the purpose of a Maintenance Fee Reminder as being to insure that the fee is paid on time. By the time a Notice of Patent Expiration is due to be sent, it is already to late too accomplish that goal.

In Taylor v. United States PTO, 339 Fed. Appx. 995 (Fed. Cir. 2009) the court held that the PTO's failure to comply with its own regulation, MPEP § 2531, concerning the issuance of a Notice of Non-Acceptance of Patent Maintenance Fee was arbitrary and capricious. That regulation is worded in similar terms as to MPEP § 2575(V) governing notices of expiration, to whit: "If the Office considers a payment to be late or insufficient, a notice (e.g., a Notice of Non-Acceptance of Patent Maintenance Fee (PTO-2142)) will be sent to the "fee submitter." MPEP § 2531 (emphasis added).

In addition, the holding in *Rydeen* may not apply here.

### VIII. REQUEST FOR INFORMATION FROM THE PTO

As detailed above it appears that there are some irregularities as related to the PTO's handling of the '224 patent pre- and post-issuance. In order to provide a complete administrative record for review by the District Court for the Eastern District of Virginia, should this petition not be granted, Petitioner requests that the PTO provide documentation or other evidence in regard to the following fact issues:

- 1. Why was the 03/31/08 Maintenance Fee Reminder addressed to the CPH P.O.

  Box address rather than to the 350 West Colorado Boulevard address when CPH had changed its customer correspondence address several years earlier?
- 2. Why was the 10/20/08 Notice of Patent Expiration addressed to the CPH P.O. Box address rather than to the 350 West Colorado Boulevard address when CPH had changed its customer correspondence address several years earlier?
  - 3. To whom was the original '224 patent sent?
- 4. What, if any internal records explain the processing of the Issue Fee Payment, verifying the payment and then determining that the '224 patent was expired for failing to pay the issue fee.

### IX. REQUEST TO SUPPLEMENT THE RECORD

Due to the number of parties involved, the age of and difficulty in locating records relating this matter, and the relatively short time permitted to file the present petition, Petitioner might not have located all of the information that is relevant to the factual issues presented herein. Petitioner therefore requests leave to supplement the present record if and when any such information is located.

### X. CONCLUSION

For all of the above reasons it is believed that United States Patent 6,793,224 should be reinstated.

May 18, 2012

Respectfully submitted,

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By

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee

Carver International, Inc.

Patent No.

6,793,224

Issue Date

September 21, 2004

Application No.

09/801,536

Filing Date

March 8, 2001

Title

TRUCK FOR SKATEBOARDS

Attorney Docket

32269-3

## PETITION TO THE DIRECTOR TO REINSTATE UNITED STATES PATENT 6,793,224 37 C.F.R. §1.181

Petitioner, Carver International, Inc., ("Carver" or "CII") hereby invokes the supervisory authority of the Director and requests reinstatement of United States Patent 6,793,224 ("the '224 patent").

On September 21, 2004, the '224 patent was issued. The last day to pay the 3.5-year maintenance fee was Monday, September 22, 2008. The required maintenance fee was not timely paid, and the patent expired September 22, 2008.

On November 1, 2010, a petition under 37 C.F.R. §1.378(b) was filed at the PTO. This petition and a renewed petition filed on July 28, 2011 were denied on May 25, 2011, and December 20, 2011, respectively.

On February 221, 2012, a Complaint seeking reinstatement of the patent was filed in the Eastern District of Virginia, *Carver International, Inc. v. David J. Kappos, et al.*, Civil Action No. 1:12CV175 (AJT/IDD) (E.D. Va. 2012) ("*In Re Kappos*").

On Thursday, April 12, as part of an initial conference in *In Re Kappos*, it was suggested the Carver dismiss the action and file the instant petition. *In Re Kappos* was subsequently dismissed, and Carver now files this petition.

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This Petition is based on the concurrently filed Petitioner's Brief, Declarations and Exhibits in support thereof, all exhibits, papers and proceedings in this matter, as well as any other materials or argument presented to the PTO at a hearing of this matter, if a hearing is granted.

The Director is hereby authorized to charge Deposit Account 50-3725 for the fee required under 37 C.F.R. §1.182 (the fee set forth in §1.17(f)) and any other fee required for the Petition and to credit said Account in the event of any overpayment.

Petitioner requests an oral hearing.

Respectfully submitted,

LEWIS BRISBOIS BISGAARD & SMITH LLP

May 18, 2012

 $\mathbf{R}\mathbf{v}$ 

Jon'E. Hokanson Reg. No. 30,069

LEWIS BRISBOIS BISGAARD & SMITH LLP 221 N. Figueroa Street, Suite 1200 Los Angeles, California 90012 (213) 250-1800

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee

: Carver International, Inc.

Patent No.

6,793,224

Issue Date

September 21, 2004

Application No.

09801,536

Filing Date

March 8, 2001

Title

TRUCK FOR SKATEBOARDS

Attorney Docket

32269-3

# <u>DECLARTIONS IN SUPPORT OF PETITION TO THE DIRECTOR</u> <u>TO REINSTATE UNITED STATES PATENT 6,793,224</u> 37 CFR §1.181

Petitioner, Carver International, Inc., hereby submits its Declarations in Support

of Petition to the Director to Reinstate United States Patent 6,793,224, as follows:

Tab	Declarant
A	Neil Stratton
В	Cary Tope-McKay
C	Eyreick Williamson
D	Marcus L. Risso
E	Scott H. Davison
F	Jon E. Hokanson

Respectfully submitted,

May 18, 2012

LEWIS BRISBOIS BISGAARD & SMITH LLP

By:

Jon E. Hokanson Reg. No. 30,069

LEWIS BRISBOIS BISGAARD & SMITH LLP

221 N. Figueroa Street, Suite 1200

Los Angeles, California 90012

(213) 250-1800

### **DECLARATION OF NEIL STRATTON**

- I, Neil Stratton declare as follows:
- 1. I am the CEO and a Director of Petitioner Carver International, Inc. I make this Declaration in support of CII's Petition to the Director to Reinstate United States Patent 6,793,224 ("the '224 patent"). I have personal knowledge of the facts set forth herein and, if called as a witness, I could and would testify competently thereto.

### Background

### **Education and Furniture Making**

- 2. I was predominantly raised along the beaches of Brazil, where I learned to surf and ride skateboards. While I spoke both English and Portuguese, I moved to Massachusetts in my senior year of high school and lived with a relative, because I wanted to study *in English* and experience United States culture, which I thought would help me later in life. After high school, I attended the Rhode Island School of Design and graduated with a degree in industrial design and glassblowing. I subsequently taught glassblowing for a few years at the University of South Carolina.
- 3. At the same time as I was teaching others the art of glassblowing, I began to make, by hand, custom furniture for private clients. I would often spend time selecting and chopping wood to use in my custom furniture. I was more interested in making things than teaching, so I focused on my furniture design business full-time. During this time, which was about a 15-year period, I traveled extensively throughout the United States. I did not have a permanent residence, or an office, and slept at camp sites and the homes of good people I met along the way, using my furniture making and art skills to support my lifestyle. I made my way

to northern California, where I continued to make furniture, living at times in a small trailer next to my garage studio.

4. After several years, around 1990 or 1991, I moved to Venice Beach, California, and rented a studio in order to establish roots. I liked Venice's eclectic atmosphere and the opportunity it gave me to once again make surfing and skating a central part of my life.

### Eyerick Williamson: Business Owner, Colleague and Provider

- 5. In the early 1990s, I met Eyerick Williamson. At that time, Eyerick was running a metal foundry, El Monte Non-Ferrous Foundry ("El Monte") that did contract metal casting. Eyerick was also running a separate, independent company, Azcast Products, Inc. ("Azcast"), which manufactured and sold furniture and accessories.
- 6. Eyerick soon hired me on a project-by-project contract basis, as an Azcast designer. As is typical in the furniture industry, I owned my designs and licensed them to Azcast in exchange for royalty payments. As time progressed, I took on additional responsibilities at Azcast, including designing the company's trade show displays and representing the company at trade shows. My compensation significantly increased.
- 7. In the mid-1990s, I began to formulate ideas for a new type of skateboard truck that eventually matured into the '224 patent. As the development of my ideas and prototypes began to take shape, Eyerick and I began to discuss forming a separate company to develop and commercialize the idea. However, we decided not to incorporate the separate company then because the technology was still in development. Instead, I continued independently to develop the skateboard prototypes.

- 8. I knew that several furniture companies protected their furniture designs with intellectual property, like patents. I remember discussing with Eyerick the idea of patent protection for my skateboard truck. *At that time*, he was my most trusted business colleague and I had great respect for him.
- 9. Eyerick's corporate attorney, Ted Fogiliani, recommended that we contact the Christie Parker Hale firm ("CPH").

### Christie Parker Hale: The Initial Patent Application The Application Process

- 10. Azcast retained the CPH firm to draft what became U.S. patent application 09/801,536 ("the '536 application"), that eventually issued as the '224 Patent. Eyerick interacted with CPH regarding administrative matters, such as billing and payment matters. My communication with CPH was mostly by phone and, from time to time, in-person meetings at CPH with individuals assigned to work on the patent application. At this time I did not own a computer and was not using e-mail. Typically, CPH sent its letters to Eyerick at Azcast, and Eyerick would provide those letters to me.
- 11. At CPH, I was assigned to several people I believed were junior attorneys. I did not have any contact, other than the initial client interviews, with Richard Ward, who was the senior attorney that had signed us up to CPH. Often, after speaking with a junior attorney, months would pass without any further contact from the firm.
- 12. In addition, when the application was finally close to being completed, I reviewed a draft of it. As part of this review, I discovered that the "Background of the Invention" section had been copied wholesale from one of the prior art references, and did not fit with my skateboard truck invention. While I was assured this did not matter, I myself wrote a more

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appropriate description, which was included in the application. I also prepared the drawings submitted with the application.

- 13. Even more troubling, I recently learned within the past several weeks that the "junior attorney" I worked with the most at CPH, Ulysses Henderson, was not an attorney or patent agent at all, but rather a "Technical Specialist." I had always assumed he was an attorney, though he certainly struck me as inexperienced.
- 14. In summary, I accepted the above-described client service from CPH as standard in the legal services industry, because this was my first experience with lawyers. However, I found the experience very frustrating and shared my frustrations with Eyerick.
  - 15. On March 8, 2001, the '536 application was filed.
- 16. In a series of letters between Jeff Payton, then the office manager at Azcast, and Richard Ward of CPH, the incorporation of a new company and ownership of the patent was addressed. Identified as Exhibit 56 is a true and accurate copy of those letters.

### My Belief about Assignment of the '536 Application to Carver Skateboards, Inc.

- 17. During the initial client interview, I recall speaking with Richard Ward about ownership of the patent application. At that time, Richard Ward counseled Eyerick and I concerning the benefits of assigning the '536 application to Azcast, which included limiting my personal liability. Identified as Ex. 10 is a true and correct copy the unsigned assignment form prepared by CPH for me to sign patent rights to Azcast.
- 18. In March 2001, by the time the application was finally ready for submission, we had already decided to move forward with the creation of a new entity, to be named Carver Skateboards, Inc. ("Carver Skateboards" or "CSI"). For this reason, we decided not to make the

assignment to Azcast. We further did not make the assignment to Azcast because Carver Skateboards was not yet actually incorporated.

- 19. On June of 2001, Eyerick, Greg and I formed Carver Skateboards, Inc. ("CSI" or "Carver Skateboards").
- 20. At some point after Carver Skateboards was formed, I formed the (mistaken) belief that I had assigned the '536 application to Carver Skateboards. I acted under this mistaken belief until recently. My prior, mistaken belief continued through when I made my statements in earlier petitions that I recalled an assignment having been signed. This clearly was not the case, and my belief was incorrect.

### The Initial Rejection of the '536 Application

21. In July 2002, the United States Patent and Trademark Office ("USPTO") issued a non-final rejection of the '536 application. I was very upset by this, and felt that it reflected on CPH's continuing inattention to my matters. In fact, no one at CPH even explained (before or after the rejection arrived) that this was actually very typical, that the vast majority of patents are rejected initially.

### Retention of the TMA Firm

- 22. Based upon this rejection and Eyerick's and my dissatisfaction with CPH, I decided to retain new patent counsel. At that time, I was not aware that the CPH firm had at about the same time withdrawn from its representation of Azcast because of unpaid bills. I did not learn of that until several years later, in the late 2000s, when I took over the daily operations of Carver, because Eyerick did not tell me about CPH firm's withdrawal.
- 23. My search for new intellectual property counsel started and ended with Cary Tope-McKay, of Tope-McKay and Associates ("TMA"). I was introduced to Cary through a

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mutual contact. When I first met with Cary, my stated goal was to overcome the PTO's rejection of the '536 application.

- 24. Upon information and belief, when TMA undertook the representation of my and Carver's interests, it did not request the '536 application file from the CPH firm. The TMA firm did not have any discussions with me related to the ownership of the '536 application.
- 25. Also, during this initial client interview at TMA with Cary Tope-McKay, I was not provided with an engagement letter to sign. We did not discuss the scope of the representation. However, since that day forward, the TMA firm has been the exclusive intellectual property counsel for Carver Skateboards and, later, for Carver International, Inc.
- 26. While I do not remember the details of my interaction with Stacy Kincaid, who was the TMA associate that drafted the response to the non-final rejection, I believe that I did not draft any part of the response and was not involved in its filing.

### Allowance of the '224 Patent

- 27. On February 20, 2003, the USPTO sent a notice that the application had been allowed. Upon information and belief the notice was sent to Eyerick, and at some point he provided me with the correspondence from the USPTO. The notice included a form to be returned to the Patent Office along with the fee to have the patent issued. I thought I was supposed fill this form out, and I did. I put Carver's name in the box under assignee, because at the time I believed this to be correct. Also, I listed the TMA firm as attorneys of record because they were my attorneys on the matter by that time. I did not know that the USPTO did not consider them to be the attorneys of record because no Power of Attorney form had been filed.
- 28. Upon information and belief, when I returned the correspondence to the USPTO with a check, the check was apparently never recorded or deposited by the USPTO. After the

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deadline to pay had passed, the USPTO issued a Notice of Abandonment which, upon information and belief, was sent to Eyerick.

### The First Petition to Revive the '224 Patent

- 29. When I learned about the Notice of Abandonment, I contacted Cary. He asked me to gather the evidence the TMA firm needed to file this "first" Petition to Revive the '224 patent (the "First Petition"). He then assigned a TMA attorney, Scott Davison, to draft the First Petition. I don't recall any specific interaction with Scott. I believe that I had already provided the documents and information to Cary and believed that Scott would handle the First Petition.
- 30. On June 16, 2004, the First Petition was granted and upon information and belief, a notice to that effect was sent both to TMA and to Eyerick.
- 31. Identified as Exhibit 34 is a true and correct copy of an email sent to me by Scott on October 6, 2004, stating that the patent had issued on September 21, 2004.
- 32. Identified as Exhibit 35 is a true and correct copy of a letter I received in early December 2004, from Scott discussing overdue balances. The letter also said again that the patent had been issued, but that TMA still had not received the official printed patent. I believe that I eventually received my original copy of the issued patent from TMA, but I cannot say when or from whom.
- 33. Around this time, either Cary or Scott explained to me that TMA would put the due dates for the patent's maintenance fees in its computerized docketing system, and it would generate a reminder when the time came to pay the fees. Cary or Scott explained that this was TMA's standard practice for monitoring such deadlines. I believed that TMA's business was entirely focused on intellectual property, and that TMA managed these tasks for numerous

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clients much larger than Carver. I therefore relied on those statements made to me, and I believed that TMA would issue the reminders to me at the appropriate times.

### The TMA Firm's Subsequent Patent Prosecution Activities for Carver

34. After the revival of the '224 patent, TMA went on to handle numerous intellectual property matters for us, including the patent applications that matured into U.S. Patents 7,287,762 and 7,828,306, as well as numerous trademark matters.

### Formation of Carver International, Inc.

- 35. Due to incidents that began slowly and then grew more frequent and problematic, by mid-2008, Greg and I were becoming concerned about the state of Carver Skateboards and Eyerick's ability to run it. Specifically, the company was losing money, sales were dropping, product quality was at issue, and unpaid receivables were mounting.
- 36. At the time, Greg and I also believed that there some financial irregularities at the company. Greg and I suspected that Eyerick was dipping into Carver funds to help support one of his other companies, likely El Monte. We told Eyerick about our concerns. Also, about this time, I prepared a list of the points Greg and I were concerned about and a proposal to address these concerns. Identified as Ex. 57 is a true and accurate copy of that list. Greg and I provided Eyerick with this list and he rejected it.
- 37. Afterward Greg and I made another proposal and Eyreick rejected it. After our insistence, he effectively resigned. Identified as Exhibit 58 is a true and accurate copy of an email I send to Eyreick on May 21, 2008, outlining how I saw the separation occurring at that time.
- 38. On or about June 1, 2008, Eyerick, Greg and I executed a Division of Assets Agreement ("Division Agreement"), which distributed the assets of Carver Skateboards.

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Identified as Exhibit 47 is a true and correct copy of the Division Agreement. At that time I believed that I had previously assigned the '224 patent to CSI. Upon information and belief Eyerick and Greg believed that I had previously assigned the '224 patent to CSI. I now know that I signed the Division Agreement under that incorrect assumption. Upon information and belief Eyerick and Greg also signed the Division Agreement under that incorrect assumption.

- 39. On June 6, 2008, Greg and I formed a new company, Carver International, Inc. ("CII" or "Carver International"), with Greg and I as sole owners. Upon information and belief, Marcus Risso and I prepared papers that dissolved Carver Skateboards. Those papers were filed on September 8, 2009, with the California Secretary of State. Exhibit 48 is a true & correct copy.
- 40. During the transition to the new company and management structure, Eyerick admitted to some of his financial transgressions (but not all of them, which I learned about years later).
- 41. During the transition, while I was collecting information about the assets and debts of CII, I also asked Eyerick if any money was owed to anyone by CII. I also specifically recall asking Eyerick about whether any money was owed regarding the patent. Identified as Exhibit 50 is a true and accurate copy of a note I wrote to myself to remind me to ask him about this. He assured me, in response to my question, that everything related to the patents was in order.
- 42. I realize now and believe that, as far as Eyerick knew, his answer was true. This is because, when I prepared my earlier statement, I did not know of the significance of this issue and did not focus on this detail. To be clear: I read all the TMA mail. I would review all of the TMA mail, except bills. If any bills came from TMA, I would pass them on to Eyerick. I relied on Eyerick to pay the bills. So, when I asked Eyerick if everything was taken care of, I believe

his answer was truthful, because: (1) everything he was aware of (2) that needed to be done (3) was done. And, at the time I asked Eyerick this question, I had <u>not</u> received any bill for paying a maintenance fee and therefore could <u>not</u> have passed such a maintenance fee bill along to Eyerick.

43. By the time Carver International had been set up I was not aware that anything on my end was out of order with the '224 patent . I had been informed by Cary/Scott that docketing for the '224 patent had been set up. I, not Eyerick, had been working with the TMA firm attorneys, including Cary Tope-McKay, Stacy Kincaid, Scott Davison and Marcus Risso, and Zuzanna Poprawski (Ms. Poprawski and I speak concerning trademark matters) on substantive issues for more than five consecutive years. I had arranged with Cary/Scott that the reminder notices were to be sent directly to me, not Eyerick.

### The Default Judgment Obtained by CPH

- 44. In mid-2009, I learned that the CPH firm had filed suit against Azcast/Carver Skateboards, Inc., for unpaid fees. I also learned that, under Eyerick's watch, Carver/Azcast had failed to defend itself in this matter and had defaulted, resulting in judgment being entered against these companies.
- 45. In order to assess our potential exposure to the CPH judgment I contacted Marcus Risso of the TMA firm. On December 10, 2009, he replied to me, suggesting that we speak on the phone about it, which we did. Identified as Exhibit 52 are true and accurate copies of the emails in that regard. While I generally remember that Marcus suggested that I file a document with the PTO clarifying the ownership of the patent, I do not recall the details.

### The Papers I Filed That I Thought Changed the PTO's Assignment Record of the '224 Patent to Me

- 46. Following the dissolution of Carver Skateboards, Inc., I wanted to have the PTO records updated to show that I was the owner of the '224 patent and to show the division of assets.
- 47. I prepared and signed a three-paragraph document that I called a Petition to Correct Assignment Data ("Assignee Petition"). The Assignee Petition stated (as I now understand, incorrectly) that the patent had previously been assigned to CSI, and requested that the PTO's assignment record be changed to state that I now was the owner of the patent. In addition, I attached two exhibits to the Assignee Petition: (1) the recorded certificate of dissolution of Carver Skateboards and, (2) the Division of Assets Agreement, and mailed the Assignee Petition to the Office of Petitions. Identified as Exhibit 53 is a true and accurate copy.
- 48. At some point the Assignee Petition was returned to me. I did not understand why, and so I then called the Patent Office to get clarification. I spoke to a lady with a southern accent. She told me that I needed to have a cover sheet and that she would send one to me.
- 49. I received a cover sheet from the Patent Office by fax, but I remember that it was a trademark cover sheet. At this point I went on the Internet, looked for and found a cover sheet for patents.
- 50. Also, at about this time I became concerned about any personal liability I might face by owning the patent, if and when someone might get injured while using a Carver skateboard.
- 51. On April 8, 2010, before I resubmitted the request to record and assignment, I asked Marcus Risso for advice concerning personal liability I would potentially face as an owner of the '224 patent if an individual was injured while skate-surfing on a Carver skateboard. He

responded by offering general advice, and nothing more. Identified as Exhibit 59 is a true and accurate set of emails in that regard.

### My Revised, Papers Filed at the PTO That I Thought Assigned the '224 Patent to Carver International

- 52. Based on my concerns and Marcus' response, I decided that it would be better to have CII be the owner of all the '224 patent. To change ownership of the patent from me to Carver International, Inc., I then filled out the patent cover sheet to show that the assignment was to be from CSI to Carver International. I believed that all I needed to do was to have the Patent Office records changed from CSI to CII, who I wanted the owner to be. I believed at that time this was the way to change ownership of the patent. No one had told me anything different.
- 53. I sent the set of papers (original Assignee Petition plus the patent cover sheet) to the PTO via facsimile. Identified as Exhibit 54 is a true and accurate copy of the complete submission, as recorded at Reel 024411/Frame 0769, and showing a variety of date and time endorsements tracking the sequence of submissions.
- 54. Identified as Exhibit 55 is what appears to be a copy of a June 22, 2010, Notice of Recordation of the cover page of my prior submission. I do not remember submitting a copy of the cover page to the PTO.
- 55. For me, and I express it with disappointment, the most important aspect of my lengthy attempt to record this assignment during the Spring of 2010 is that, throughout the process, the person I dealt with at the PTO never informed me that the '224 patent, which I was working so hard to assign had, in fact *expired*.
- 56. In addition, neither I nor Carver ever received any written PTO notice in this regard (either a Maintenance Fee Reminder or a Notice of Patent Expiration) either directly from the PTO or forwarded by the CPH firm or the TMA Firm.

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### The Expiration of the '244 Patent and Subsequent Efforts to Revive the '224 Patent

- 57. On September 21, 2008, the PTO designated the patent as expired.
- 58. In late summer 2010, I requested that the TMA firm prepare "cease and desist" letters to a number of businesses I believed were infringing the '224 patent and the other patents. These businesses are well-known lifestyle companies (which offer surf, skate and wearing apparel goods for sale under various "house" brand names) that are based in southern California and which directly compete with CII.
- 59. On information and belief, on or about October 19, 2010, while working on a cease and desist letter concerning a company based in north San Diego County, California, Marcus checked the PTO records on the '224 patent, and learned, for the first time, that it had expired on September 21, 2008. I was shocked when he told me that the '224 patent was expired.

### The Petitions to Revive the '224 Patent

- 60. Marcus and I then immediately began to draft a Petition to Revive the patent (the "Second Petition"), which was filed on November 11, 2010.
- 61. On March 21, 2011, the PTO issued its Request for Information ("RFI"). Marcus and I discussed how to prepare the response, and it was agreed that I would prepare the draft response, as well as statements from both me and Eyerick Williamson. I then drafted a response to the eight points raised in the RFI. I further drafted the supporting statements, and sent them to Marcus. Marcus and I never discussed their contents in detail. Marcus did not interview me to "drill down" on any of the facts and issues. Rather, he accepted the supporting statements as drafted and filed them.
- 62. On or about May 21, 2011, the PTO rejected the Second Petition, Cary Tope-McKay then worked with me in drafting a further renewed petition (the "Third Petition").

Concerning the supporting statements, Cary explained to me what the issues were that concerned the USPTO, and asked me to draft the statements for myself and Eyerick. By then I had thought further about the details of the relevant time period and also reviewed more of my files. I then wrote as truthful statements as I could based on my recollection at the time.

### The Economic Effect of the '224 Patent to Carver

- 63. In the past five years, since Greg and I became the sole co-owners of Carver, its sales have grown from \$109,000 to an estimated \$1,800,000 for year 2012. The skateboards that incorporate the inventions protected by the '224 patent comprise about 92 percent of Carver Skateboard's sales total.
- 64. In the past several weeks, Greg and I have met with or been referred to several experienced entrepreneurs and individuals that are affiliated with The Lloyd Greif Center for Entrepreneurial Studies, which is part of the University of Southern California's Marshall School of Business. These individuals have, in summary:
  - Stated that the value of Carver to potential investors is about \$4 million to \$5 million, with an increasing value. They further have stated, again, in summary, that the value of Carver without the patent is in its inventory and other intangibles, which is about \$2 million.
  - Emphasized that Carver will have "an uphill battle" securing any additional funding, let alone strategic partners, if the '224 patent remains expired.
- 65. In addition, as I stated in paragraph above, I requested that the TMA firm prepare "cease and desist" letters to a number of businesses I believed were (are) infringing the '224 patent and the other patents. The enforcement campaign is now on hiatus, which is affecting our

market share and potentially harming our potential consumers, as inferior quality knock-off skateboards are now populating the market, which could result in injury.

66. I sincerely thank you for the opportunity to provide you with this declaration, and to file the Petition to Reinstate United States Patent 6,793,224.

Pursuant to 37 C.F.R. § 1.68, I further declare that: all statements made herein made herein of my own knowledge are true; all statements made on information and belief are believed to be true; and, all statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the patent issuing thereon.

Date: May 18, 2012

Neil A. Stratton

### **DECLARATION OF CARY R. TOPE-MCKAY, ESQ.**

- I, Cary R. Tope-McKay, Esq. hereby declare as follows
- 1. I am an attorney admitted to practice before all the courts of the State of California and am the founding and managing partner of the firm of Tope-McKay & Associates ("TMA"), the mailing address of which is located at 30765 Pacific Coast Highway, #420, Malibu, California 90265.
- 2. I make this Declaration in support of Carver International's Petition to Reinstate United States Patent No. 6,793,224 (the '224 Patent). I have personal knowledge of the facts set forth herein and, if called as a witness, I could and would testify competently thereto.

### **Education and Professional Activities**

- 3. I have an undergraduate decree in Mechanical Engineering from University of Washington. I received my Master of Business Administration and my *Juris Doctor* degrees from Pepperdine University in 1997 and 1998, respectively. I am currently working toward Master of Science degrees in both Electrical Engineering and Computer Science at California State University, Northridge.
- 4. I am a member of the Los Angeles Intellectual Property Association, the
  American Intellectual Property Law Association, and the State Bar of California's Intellectual
  Property Section. I am an advisor to the Center for Entrepreneurship and Technology Law at
  Pepperdine University, where I also occasionally lecture.

### TMA Founding and Professional Licensing

5. I founded TMA in 1996, while I was in law school at Pepperdine. TMA was originally founded to provide trademark searches and small business consulting.

- 6. In August 1997, I was admitted to the Patent Bar. I immediately began working as a patent agent, and incorporated such work into my practice at TMA. From September 1997 until October 1999, I worked in the in-house legal department of Allied Signal Aerospace as a contractor, assisting with patent prosecution and related matters. In February 1999, I was admitted to the State Bar of California. TMA continues to exclusively handle intellectual property prosecution matters. TMA has never handled, and has no plans to handle, intellectual property litigation matters.
- 7. Aside from my work at Allied Signal Aerospace, I have never worked for another law firm, having been the managing partner of TMA since its inception. I would describe TMA as a "virtual law firm" in the sense that the attorneys that TMA employs generally work from their home offices and "telecommute" through Virtual Private Networking (VPNing) or equivalents. Personally, I have a two-bedroom condominium in Malibu that serves as an office. My support personnel work from this office in the second bedroom, which houses server computers that are remotely accessible by the attorneys. I principally work in the living room area of the unit. This arrangement, which is very convenient, allows me to pass savings on to TMA's clients, while working in an extremely cost-efficient manner. In addition, the attorneys are able to avoid lengthy commutes. The attorneys are often encouraged to travel to client facilities and work in-person with clients.

### TMA's Entrepreneurial or Start-Up Clientele

8. While TMA acts as intellectual property counsel to many clients — both large and small — in this section of my declaration, I describe our working relationship with TMA's entrepreneurial, or start-up, clients.

- 9. As an entrepreneur myself, I understand, respect and have a deep appreciation for forming, capitalizing, and running a start-up or emerging business. Armed with this unique perspective, and with the realization that my firm is a necessary cost-center for start-up and emerging businesses that lack capital, on a couple of occasions, and upon request of the client, I have made alternative working arrangements, including,
  - working on a project-by-project or piecemeal basis, such as filing a response to a trademark or patent Office Action;
  - not formally appearing in a matter; and
  - agreeing to alternative payment plans.

Additionally, on occasion, I did not require a written engagement letter or a retainer for this type of client, and rather billed for work on a particular project at its completion.

- 10. To be clear, occasionally, TMA had no engagement agreements with entrepreneurial clients. In a couple of instances, in our course of work with this type of client, TMA only drafted documents and the client themselves completed the actual filing. On rare occasions, clients are the primary drafters of documents, only looking to TMA for assistance in finalizing the client-generated work product. In essence, the smaller clients had and have little money to spend for legal assistance and generally wanted TMA to do as little as possible. I was willing to make such alternate arrangements as, by doing so, I could assist clients that otherwise may receive no assistance whatsoever.
- 11. In a couple of instances, TMA did not file a Power of Attorney with the United States Patent and Trademark Office ("USPTO") or otherwise become attorneys of record for such clients. While we advised them that it would be best to have TMA handle the logistical work (i.e., act as a receiving office for correspondence from the USPTO), we did not issue any

formal letters in that regard informing the clients that they are, in essence, still unrepresented. While individual TMA attorneys might contact these clients intermittently to see if there is any work to be done, there was and is no policy to contact them on a regular basis to confirm the status of their matters. In essence, we rely on these particular entrepreneurial clients to contact us concerning their legal matters and their desire to have us handle additional matters.

12. Overall, TMA's streamlined, virtual approach to legal services enables these clients to further develop their intellectual property protection, and has led to these clients' continued, cost-effective, success.

### **Neil Stratton and Carver**

#### Retention of TMA

- 13. I first met with Neil Stratton late in the summer of 2002. I do not recall how he came to know of my firm. My records indicate that he may have approached us by way of my then-patent agent Stacy Kincaid, who is now a member of the State Bar of California, but I understand that neither she nor Neil can recall whether that is the case.
- 14. When Neil contacted me, I set up a meeting over coffee to review his situation. He explained that he had been working with the Christie Parker Hale firm ("CPH") on his patent application and was unhappy with its work for him. Specifically, he stated that the first and only patent application that CPH had been working on for him, U.S. Patent App. No. 09/801, 536 (the "536 Application"), which would eventually mature into the '224 Patent, had taken far longer than expected to prepare, despite his availability and motivation to complete the process (e.g., it had taken nearly three years). He stated that CPH had billed him repeatedly for the same work, as different junior attorneys took up (and dropped off from) the project.

- and, in June 2002, they had received a non-final rejection. He requested that TMA draft the response to this office action. I do not recall whether I asked Neil who owned the application or whom he intended to own the patent. Most likely, since the application was well in process, I assumed such details had been handled by the attorneys at CPH.
- 16. Additionally, from his attitude, it seemed apparent to me that Neil was looking for "piecemeal" representation, e.g., that he was hiring TMA for this one project only, at least for the moment. It was clear to me, based upon his apparent disdain for the CPH firm, that we would need to earn his trust before we could take on broader representation. In addition, Neil told me that Carver Skateboards, Inc. ("CSB") was to be the TMA "client" and bills should be sent to the CSB offices. Neither Neil nor CSB signed a formal retainer agreement at that time.
- 17. Once the relationship began, all of my interaction, and my associates' interactions, were with Neil. As demonstrated below, although I generally understood (and now fully understand) that Eyreick Williamson was associated with CSB, the TMA firm never had any dealings with him, other than, possibly, as related to invoice payment matters.
- 18. Identified as Ex. 37 are true and correct copies of all invoices sent by TMA to Carver during the time we have represented them.

### The Office Action Response for the '536 Application

19. Upon the advent of the relationship, I assigned the drafting of the office action response to Stacy Kincaid, who had been working for TMA as a patent agent since her admission to the Patent Bar in Spring 2001.

- 20. Stacy worked with Neil in drafting the response. I had little involvement until the draft was complete, at which time I recall reviewing the response and making some minor changes. In fact, my billing records show that I billed about 1.3 hours for the project.
- 21. When the response was completed, my paralegal staff took care of preparing the documents for filing, which was done under my signature. They docketed the response and prepared a file for future correspondence with the USPTO.
- 22. We did not file a Power of Attorney. While my firm subsequently billed CSB for the preparation of a Power of Attorney (the actual document was only partially completed), I do not remember why it was not filed, other than such action (e.g., not filing a Power of Attorney form) fits within the working relationship TMA had with CSB at the time.

### The Notice of Allowance for the '224 Patent

- 23. Because we were not entered as attorneys of record in the matter, the Notice of Allowance for the patent was sent directly to Eyreick Williamson at CSB, who was the correspondent on the file at that point (the CPH firm had designated that correspondence address in its Petition to Withdraw, which it filed in the fall of 2002).
- 24. My understanding is that Eyerick Williamson then provided the Notice of Allowance to Neil, who personally prepared and submitted the Issue Fee transmittal form and payment to the USPTO. I do not recall when Neil informed us that the patent was allowed and that he was handling (or already had handled) that form himself. This was not exceptional in any case, because it fit within the profile of our working relationship with Neil.

#### The Notice of Abandonment for the '224 Patent

- 25. Because the USPTO apparently lost the check for the issue fee that Neil submitted, it designated the patent as abandoned on June 27, 2003. The USPTO mailed a Notice of Abandonment to Eyreick Williamson at CSB.
- 26. The first that TMA heard about the abandonment was when Neil (I believe) contacted us about it in early 2004. I had Neil gather the evidence we needed for the first Petition to Revive ("First Petition") that was filed for this patent, and assigned a TMA attorney, Scott Davison, to draft the First Petition. Scott Davison first worked for me as a law clerk in the summer of 2002, then as a patent agent after being admitted to the patent bar, and later as an attorney after being admitted to the State Bar of California in December 2003.
- 27. As with the Office Action response, my role in the drafting of the First Petition was that of a supervisory attorney. Specifically, I reviewed it and caused it to be filed under my signature.

### The Issuance of the '224 Patent

- 28. On June 14, 2004, the First Petition was granted. The USPTO sent the notice in this regard both to TMA and to Eyreick Williamson at CSB. On September 21, 2004, the patent was issued. On October 6, 2004, Scott Davison sent electronic correspondence to Neil informing him that the patent had been issued. While the e-mail references our receiving the Issue Notification, we do not have a copy of it in our files.
- 29. At some point after the patent issued, TMA personnel entered the relevant data into our docketing system, including:
  - the patent issue date; and

 the due dates for the various maintenance fee payments (which are automatically populated by the database).

Contact information for sending reminders when maintenance-fee payments came due is derived from information in the docketing system..

- 30. The above information was entered into the docketing system by Scott Davison.
- 31. While Scott Davison was a TMA associate attorney, as I stated earlier, my firm used multiple means to reduce overhead. One of those was to spread administrative tasks among patent agents, paralegal, junior associates and other employees when they were otherwise underutilized. In the fall of 2004, Scott, thus, had responsibility for docketing USPTO correspondence. (This has been confirmed by a review of billing records for multiple matters from that time period.) The docketing system we use is a package called Case Tracking System (CTS) from FlexTrac Systems, Inc. It is a "turnkey" system built around a Microsoft Access database. We have used the same program since approximately 2001, and it has been very reliable. It has never failed to alert us to an impending deadline.
- 32. On December 7, 2004, Scott sent Neil a letter concerning overdue billings and reiterating that the patent had issued. (This letter is not in our files, but I understand that it was sent.) The letter stated that TMA had not yet obtained a copy of the patent. While Neil has said he believes he received his original patent document through the TMA firm, we have no record of having obtained it.
- 33. As is our firms practice to do in the year after a patent issues, in November of 2005, our then-law clerk, Adam Lohse, reviewed the issued patent and compared it to the amended version as originally filed to confirm no typographical errors had been added during prosecution and publication.

### TMA's Additional Intellectual Property Work for CSB and Neil Stratton

- 34. Over time, it is my sense that Neil's attitude began to shift and he began to treat TMA as his intellectual property counsel more generally. Specifically, in October of 2004, with the successful issuance of the '224 Patent as the likely impetus, Neil decided to pursue additional patents.
- 35. I assigned Marcus Risso, a TMA attorney, to work with Neil in drafting the first such patent application (the "Second Application"). Marcus passed the patent exam in 2002, began working for me as a patent agent in early 2003, and then later as an attorney when he was admitted to the State Bar of California in December 2003.
- 36. On October 21, 2004, we filed the Second Application. It was U.S. Patent App. Ser. No. 60/621,407, and was filed as a provisional application. The application itself was filed under my signature and entered into our docketing system. The full application, U.S. Patent App. No. 11/039,617 was filed on January 19, 2005 under my signature. On June 21, 2007, it was allowed. On October 30, 2007, it issued as U.S. Patent No. 7,287,762. We continue to monitor the status of this issued patent.
- 37. Then, in March of 2007, Neil asked us to begin work on a third patent application, which I again assigned Marcus to work on. A provisional application, U.S. Patent App. No. 60/920,940, was filed on March 30, 2007 under my signature (the "Third Application"). We entered it into our docketing system. On April 8, 2008, the full application, U.S. Patent App. No. 12/080,342 was filed under my signature. On August 31, 2010, it was allowed. On November 9, 2010, it issued as U.S. Patent No. 7,828,306.

38. Later, in October of 2007, Neil asked us about helping him to prosecute his trademark applications, and TMA began to do so. TMA has handled many trademark matters for Carver over the last five (5) years, and contacts him on a regular basis concerning these matters.

### The 3.5 Year Maintenance Fee for the '224 Patent

- then- and present Office Manager (who has since become a certified paralegal) that the window for payment of the 3.5-year maintenance fee for the '224 Patent had opened. Rachel then drafted a letter to Neil detailing what to do, which contained a credit card authorization form, and sent it to him electronically. Identified as Ex. 36 is a true and correct copy of the email and attachment. The letter was sent to by e-mail only to Neil, to the e-mail address recorded in the docketing database, which was neil.stratton@comcast.com. It is my understanding that Rachel did not contact Neil by any other method, and that no other TMA attorney spoke with him specifically about this matter.
- 40. We now know that this e-mail never reached Neil because that e-mail address contained a typographical error: there is no decimal point or period between "Neil" and "Stratton." It was a natural, but unforeseeable error. While the use of a period in the e-mail address in this manner has become nearly standard, Neil does not use this style, and the correct address was <a href="neilstratton@comcast.com">neilstratton@comcast.com</a>.
- 41. It should be noted that Scott Davison, who originally docketed the reminder notices and entered the email address, was employed by my firm for several years as a patent agent and then attorney. He was a reliable employee. He certainly did not have a history of careless errors.

42. For reasons unknown to us, and to the best of our knowledge, we never received an indication that the e-mail had not been delivered successfully as addressed (the e-mail did not "bounce").

### The Expiration of the '224 Patent

- 43. On September 21, 2008, the USPTO designated the patent as expired.
- 44. The TMA firm never received any written PTO notice in this regard (either a Maintenance Fee Reminder or a Notice of Patent Expiration) either directly from the PTO or forwarded by the CPH firm.
- 45. In late Summer 2010, Neil requested that the TMA firm prepare "cease and desist" letters to a number of businesses he believed were infringing his patents, which I instructed Marcus Risso to handle.
- 46. On or about October 19, 2010, while working on one such project, Marcus went to the USPTO's online patent database, PAIR, to copy the claims from the '224 Patent (as listed on PAIR) to incorporate into one of the many cease and desist letters. While reviewing PAIR, Marcus noticed that the status listed the '224 Patent as expired for failure to pay the maintenance fees. Marcus immediately contacted Neil, who was shocked to hear that the '224 Patent was expired.
- 47. Working with Neil, Marcus immediately began to draft a Petition to Revive the patent (the "Second Petition"), which was filed on November 11, 2010. While Marcus discussed what had happened with me, I had little or no involvement in drafting the Second Petition, as reflected in my time sheets. As with the First Petition, my role was of a supervisory nature.
- 48. On March 21, 2011, the USPTO issued its Request for Information ("RFI"). My understanding is that Marcus forwarded the request to Neil, and that Neil prepared the response

to the RFI. This is consistent with our billing records, which do not depict any time for Marcus for drafting the response. On May 13, 2011, the response to the RFI was submitted to the USPTO.

- 49. On or about May 21, 2011, when the USPTO rejected the Second Petition, I decided that I would prepare the renewed petition (the "Third Petition"), which I did, working with Neil and relying on legal research conducted by TMA attorneys.
- 50. Concerning the declarations submitted by Neil and Eyerick Williamson in support of the Third Petition, I explained to Neil what the issues were that concerned the USPTO, and asked him to draft the statements for himself and Eyerick Williamson (whom I have never met or spoken with, to this day) based on his and Eyerick's recollection of the relevant events and time periods. I finalized the statements they provided to me, made sure they were properly signed, and incorporated them into the Third Petition.

Pursuant to 37 C.F.R. § 1.68, I further declare that: all statements made herein made herein of my own knowledge are true; all statements made on information and belief are believed to be true; and, all statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the patent issuing thereon.

Date: May 18, 2012

Cary R. Tope-McKay, Es

### **DECLARATION OF EYREICK WILLIAMSON**

- I, Eyreick Williamson declare as follows, based on personal knowledge, information and belief:
- 1. I am the owner and CEO of El Monte Non-Ferrous Foundry ("El Monte Non-Ferrous"), which is not a party in this matter. I have personal knowledge of the facts set forth herein and, if called as a witness, I could and would testify competently thereto. I make this Declaration in support of Carver International's Petition to Reinstate United States Patent 6,793,224.
- 2. I obtained a 50% interest in El Monte Non-Ferrous in or around the late 1980's. I purchased the remainder of the company in around 1998. At that time, I was also the owner of Azcast Products, Inc. ("Azcast"). I subsequently sold my interest in Azcast in around 2001.
- 3. I first met Neil Stratton in the early 1990's. For several years I employed him on a project-basis as a freelance designer of products for Azcast.
- 4. In around 1996, we began to discuss the ideas he had for a new type of skateboard truck. In around 1998 we decided to move towards creating a company to market and sell skateboards using his design. Rather than create the company immediately, we decided to fund the development of the product under the umbrella of Azcast. We set some informal milestones (including obtaining patents for Neil's ideas) for the early development and sale of the products. If those milestones were met, then we would formally incorporate as a separate entity.
- 5. During this period, Theodore J. Fogliani, Esq. and Hugh E. McColgan, Esq. handled my legal matters, and they handled whatever came up in regards to this enterprise. At some point, I asked Mr. Fogliani for a referral to a patent attorney that could handle Neil's patent applications and he recommended the Christie Parker Hale firm ("CPH"). Neil and I met with attorneys from CPH a couple of times. On July 17, 1998, Azcast retained CPH for the purposes of obtaining

patents on Neil's inventions. After that Neil handled essentially all contact with CPH. My only contact with the firm related almost entirely to billing issues.

- 6. It was our intention that the patents would be owned by the venture, since they would be its primary asset. As such, as one of my few non-billing related contacts with CPH, on February 18, 2000 I sent Dick Ward a note asking that the patents be put in Neil and my names. Later, in 2001, I directed my office manager to contact Ward about the issue of assigning the intellectual property to the newly formed CSB. I believe, however, that we never actually got the patent assigned to CSB.
- 7. Over the next three years, Neil attempted to work with the attorneys at CPH to prepare his patent application. It was a consistently frustrating process. From the beginning, our account was repeatedly handed off from one attorney to the next. While Richard Ward was the attorney we engaged, he immediately handed the work off to another. We had the sense Mr. Ward was just a salesman who did no real legal work any more. Over the next three years our work was handled by at least five or six different attorneys. Each time a new attorney would start on the matter we would be billed for time spent coming up to speed. But no useful work would ever come out of it. Sometimes months would pass without any contact or response from CPH. In the end, I believe Neil drafted a good deal of the claim language, even though CPH repeatedly billed us for drafting it. Similarly, CPH's draftsmen were apparently not competent to create the drawings needed for the application, and Neil was forced, in the end, to produce the diagrams himself.
- 8. Based largely on Neil's efforts, the patent application was eventually filed in June 2001.

- 9. Late that month, on June 28, 2001, Neil, Greg Falk and I incorporated Carver Skateboards, Inc. I held a 50% stake in the company; Neil held 30%; and Greg held 20%. This division of shares was premised on my financial contribution (approximately \$140,000) to start up the enterprise, Neil's contribution of intellectual capital, and Greg's assistance to Neil in testing and furthering his designs. (Later Neil and Greg put in approximately \$17,000, but the vast majority of the capital to run Carver came from me and Azcast.)
- 10. Neil was entirely responsible for the design of the inventions. My only input would be to ask whether certain parts of the truck could be modified to simplify manufacturing.
- 11. The filing of the patent in June 2001 was, as I said, largely the result of Neil's efforts, not the efforts of the CPH attorneys. My practice as a businessman is to pay for work when it is done. As such, after a time, I stopped paying CPH's bills. CPH called and wrote numerous times, but I ignored them. Eventually, in late 2002, CPH said they would no longer work for us, and petitioned the Patent Office to withdraw as our attorneys.
- 12. According to the record, on or about December 30, 2002, CPH sent me a notice of its claim and our right to arbitrate. I do not recall getting this letter, but it is likely I did. On July 10, 2003 (again, this date is from the records, not my personal memory), CPH filed a lawsuit against Azcast for the unpaid bills.
- 13. At some point (I am not sure when, relative to the filing of the complaint) I spoke to Richard Ward about our frustration and anger over CPH's behavior. He conceded that we were essentially correct: CPH had mishandled the case and billed for a great deal of work that was never done or did not benefit us.

- 14. I know that I should have taken the letter and the lawsuit to my attorneys. But I was overwhelmed and pretty much ignored it. The truth is that during this period I was in over my head. I was running three companies: Azcast, El Monte Non-Ferrous and Carver, all essentially on my own. Neither Neil nor Greg took any role in actually running Carver. (Indeed, Greg never did anything at all.) At some point I did tell my lawyer, Ted Fogliani, about the suit and he said he would call Mr. Ward (who was his friend), but did not suggest any other action. I do not know what came of that call or whether it was ever even made. I never did anything further about it. Eventually, CPH got a default judgment against Azcast and Carver.
- 15. When CPH stopped working for Carver, Neil set about to find a new patent attorney to work with. I do not know how he found Tope-McKay & Associates ("TMA"). He and I never had any particular discussions about what Carver's relationship with TMA should be. He certainly knew that I shared his frustration with our relationship with CPH and its costs. I knew that he generally planned to be more in control of the process going forward. We both agreed the goal was to get things done quicker, cheaper and faster than had been the case with CPH.
- 16. I do not know whether Neil ever signed any formal engagement letter with TMA or not.

  I do not recall ever seeing one or one being discussed. I never had any interactions with TMA at all, other than, possibly, some communication about bills.
- 17. I do not recall being aware that, around the time CPH stopped "working" for us, the Patent Office issued a rejection of our patent and that it was the need to respond to that rejection that caused Neil to seek out TMA. It is possible I knew at the time and have forgotten. But, generally, I was disengaged from the details of obtaining the patents.

- 18. Any time CPH, TMA or the Patent Office sent me any correspondence about a patent application that was not just a bill to be paid, I would just hand it over to Neil. In terms of the patents, I never paid any attention to anything other than bills.
- 19. I have no idea what Neil's involvement was in drafting the response to the Patent Office's rejection. I know that he liked working on drafting (when it led to lower bills rather than when it was a necessity as it was with CPH) and liked that TMA included him in the process.
- 20. While I don't recall the date or the details, I am sure that, when the notice of allowance eventually came, Neil told me the news that the patent was going to be issued, as this was what we had been waiting for for years.
- 21. As I said earlier, I was overwhelmed running Carver on top of my other endeavors, essentially without help from Neil or Greg. And, the truth is that I was unable to run Carver the way it should have been run. This was my fault. I have difficulty delegating even when I have help. And, in the absence of any real help, I just tried to muddle through. The issues arising from my management problems came to a head in 2008. In June 2008, Neil and Greg effectively forced me out of the business, buying out my share of the company, which was then dissolved. Carver International was incorporated to take over from Carver Skateboards. While I was forced out of the company, Neil and I have remained close, and continue to do business together.
- 22. Neil drafted the Division of Assets agreement that I signed as part of the dissolution. I do not know why he chose to list the two patents he held by then as assets to be distributed, since they had never actually been assigned to CSB. I think it was just his tendency to dot the i's and cross the t's.

- 23. As I said in my original statement filed in May 2011 in response to the Patent Office's request for information related to the petition filed in November 2010, and contrary to what I said in my second statement filed in support of the petition filed in July 2011, I had no idea whatsoever that a maintenance fee, or any other fee, was due to the Patent Office in 2008.

  Neither TMA, CPH, Neil nor anyone else ever told me such a fee was due to be paid. The first I ever heard of this fee was when Neil came to me in 2010.
- 24. I understand that this statement conflicts with those I made earlier, but it is the facts.
- 25. I never spoke to anyone at TMA concerning the petition or the statements. I do not even know who drafted them. No one at TMA even interviewed me or otherwise asked me what had actually happened surrounding the events of 2008.
- 26. But, as I said above, in 2008 I had no idea that maintenance fees were due. And when Neil asked me, around the time we dissolved CSB, whether I had done everything that needed to be done with respect to the patents, I answered yes for that very reason.

I further declare that all statements made herein on information and belief are believed to be true and that all statements made herein of my own knowledge are true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the patent resulting therefrom:

Date: May 18, 2012

Eyrcick Williamson

4842-3004-8975.4

## DECLARATION OF MARCUS L. RISSO, ESQ.

- I, Marcus L. Risso, Esq. declare as follows:
- 1. I am an attorney admitted to practice before all the courts of the State of California and am *Of Counsel* to Tope McKay & Associates ("TMA").
- 2. I make this Declaration in support of Carver International's Petition to Reinstate United States Patent Reg. No. 6,793,224 (the '224 Patent). I have personal knowledge of the facts set forth herein and, if called as a witness, I could and would testify competently thereto.

# **Education and Professional Licensing**

3. I have an undergraduate degree from University of California, Davis. I further attended the Sacramento Entrepreneurship Academy to gain first hand business experience from seasoned entrepreneurs. I received my Masters in Business Administration and *Juris Doctor* from Pepperdine University in 2002 and 2003, respectively (the "JD/MBA program"). In January, 2003, which was during my JD/MBA program, I was registered as a patent agent. In December 2003, I was admitted to the State Bar of California.

## My Career at TMA

4. I have spent the entirety of my career working for and with TMA. In 2003, I began working for TMA as a patent agent. Subsequently, I began working as an associate at TMA once I gained admittance to the State Bar. Then, in March 2009, I incorporated as Risso IPPC. Since then, I have been *Of Counsel* to TMA.

## TMA's Representation of Carver and Neil Stratton

5. It is my understanding that TMA has served as Carver's and Neil Stratton's intellectual property counsel since the Fall of 2002. My first awareness of and contact with Carver Skateboards, Inc. ("CSB"; later, Carver International, Inc., "CII"; and, collectively,

"Carver"), and its principal Neil Stratton, was in October of 2004. At that time, Neil's first patent application, which was the '224 Patent, had been allowed, designated as abandoned due to the United States Patent and Trademark Office's ("USPTO") failure to record payment of the issue fee, and revived after the filing of a Petition to Revive (the "First Petition").

## The Second Patent Application

- 6. In October of 2004, it was my understanding that Neil desired to pursue additional patents. At this time, Cary Tope-McKay assigned me to work with Neil in drafting the first such additional patent application (the "Second Application").
- 7. On or about October 14, 2004, I began work on the Second Application. I reviewed the disclosure materials and hand drawings Neil had provided. On October 24, 2004, a provisional application, U.S. Patent App. Ser. No. 60/621,407 was filed under Cary's signature. This patent application was entered into our docketing system. On January 19, 2005, the full application, which was U.S. Patent App. Ser. No. 11/039,617, was filed under Cary's signature. On June 21, 2007, it was allowed. On October 30, 2007, it issued as U.S. Patent Reg. No. 7,287,762.

## The Third Patent Application

- 8. In March of 2007, Neil asked us to begin work on a third patent application, which Cary again assigned to me (the "Third Application"). On March 30, 2007, a provisional application, U.S. Patent App. Ser. No. 60/920,940 was filed under Cary's signature and entered into our docketing system.
- 9. In February 2008, I contacted Neil to see if he wanted to proceed with the full application. Due to cost, Neil and I decided that, because it was a reasonably straightforward

application based upon the provisional application, Neil would draft the full application. I would then review and edit the application.

- 10. On or about March 29, 2008, TMA mailed, via U.S. Postal Service Express Mail, the full application for filing with the USPTO.
- 11. On or about April 2, 2008, the full application, U.S. Patent App. Ser. No. 12/080,342, was received by the USPTO and filed under Cary's signature, with an official filing date being recorded as April 02, 2008. On August 31, 2010, it was allowed. On November 9, 2010, it issued as U.S. Patent Reg. No. 7,828,306.

# Ownership of the '224 Patent

- 12. On December 8, 2009, Neil contacted me in writing concerning the ownership of the '224 Patent. My understanding of Neil's recollection concerning such ownership was as follows,
  - The application that matured into the '224 Patent had been assigned to CSB at about the time it was filed.
  - CSB subsequently dissolved in mid-2008.
  - When the decision was made to end CSB, Neil signed what he referred to as "an election to dissolve with the assets divided amongst the old partners". Although Neil did not explicitly state so in his e-mail, I assumed this to mean Greg Falk (another coowner), Eyreick Williamson and Neil.
  - Neil was unsure of how the dissolution of CSB affected the ownership of the '224 Patent.

- 13. At this same time, Neil further explained that he had been contacted by the Christie Parker Hale firm ("CPH") concerning fees that Carver owed to CPH. He expressed his concern that the intellectual property might be exposed in any collection action, based upon the ownership.
  - 14. In response to the above, I,
    - did not review the actual status of the patents (including ownership) on the USPTO website;
    - sent Neil an e-mail suggesting we speak, mentioning within the e-mail
       that CSB had a substantial overdue balance with TMA; and,
    - forwarded Neil's e-mail to Cary for consultation regarding the ownership issues presented in Neil's email. (The resulting communications focused on the ownership issues presented and also resulted in comments regarding the unreasonableness of CPH's behavior in attempting to collect on past due fees for work that Neil believed CPH had never completed.)
- 15. Neil and I subsequently spoke on the phone, and I provided him with some general advice on what might be done. However, he believed that the estimate I provided to him for TMA to fully research the matter and draft the appropriate documents was high, and declined TMA's assistance. Therefore, while Neil and I continued to speak intermittently concerning other matters, we did not discuss the CSB Dissolution/CPH matter for some time.
- 16. I am now aware that on June 22, 2010, Neil attempted to correct the assignment information in the USPTO records by filing a "Certificate of Dissolution" with the USPTO.

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# Additional Discussions Between Neil and TMA Concerning the '224 Patent

- 17. On April 7, 2010, Neil contacted me regarding his concern that, if he retained ownership of the '224 Patent (and other patents), he potentially would be liable to any individual that was injured while using the invention. I responded that people will sue anyone they can think of, regardless, but suggested some patent ownership structures that he might consider.
- 18. Then, in August 2010, Neil contacted me to request my help drafting an agreement concerning his dissolution of his business relationship with Eyerick Williamson, which I undertook. At about this time, Neil also asked me to draft cease and desist letters to a number of identified infringers.
- 19. Within a few weeks, in August and September, 2010, we sent several cease and desist letters to potential infringers, including some well-known lifestyle companies (which offer surf, skate and wearing apparel goods for sale under various "house" brand names) that are based in southern California. Some of these companies ignored the letters, and other companies contacted us in response to them. In fact, we were able to resolve one such matter in favor of Carver.
- 20. Subsequently, on or about October 19, 2010, while working on one such project, I went to PAIR to copy the claims from the '224 Patent as listed on PAIR to incorporate into the letter. While on PAIR, I noticed that, as of September 21, 2010, the status listed the '224 Patent as expired for failure to pay the maintenance fees. I immediately contacted Neil, who was shocked to hear that the patent was expired.

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### Petitions to Revive the '224 Patent

- 21. Working with Neil, I immediately began to draft a Petition to Revive the patent, which was filed on November 8, 2010 (the "Second Petition"). As part of my work on the Second Petition, for which I billed about 10 hours, I:
  - retrieved the patent and patent prosecution history, and obtained and
     reviewed the file wrapper to identify the maintenance fee issue;
  - reviewed the prosecution history and provided a brief summary to Neil;
  - had telephonic meetings with Neil Stratton;
  - collected all of the applicable exhibits regarding the maintenance fee issue; and,
  - drafted a Statement of Showing concerning the facts regarding the delay in
     payment of the maintenance fee.
- 22. On March 21, 2011, the PTO issued its Request for Information ("RFI"). Upon my receipt of the RFI, I forwarded it to Neil. We then discussed how to prepare the response, and it was agreed that Neil would prepare the draft response, as well as statements from both him and Eyreick Williamson.
- 23. Neil then provided the response to the RFI and the declarations to me (collectively, the "Response"). On or about May 13, 2011, I reviewed and formatted the Response, and caused it to be to the USPTO, in substantially the same form as provided by Neil. Prior to submitting the Response, I did not discuss the contents of it with Eyerick. In fact, at no time have I ever met with or spoken to Eyerick Williamson, including through today.

24. On May 25, 2011, the USPTO denied the Second Petition. Cary Tope-McKay subsequently drafted the additional petition to revive U.S. Patent Reg. No. 6,793,224 (the "Third Petition"). I had no involvement in the drafting of the Third Petition.

Pursuant to 37 C.F.R. § 1.68, I further declare that: all statements made herein made herein of my own knowledge are true; all statements made on information and belief are believed to be true; and, all statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the patent issuing thereon.

Date: May 16, 2012

Marcus L. Risso, Esq.

# **DECLARATION OF SCOTT H. DAVISON, ESQ.**

- I, Scott H. Davison, Esq. declare as follows:
- 1. I am admitted to practice before all the courts of the State of California and am an Attorney with the law firm of Procopio, Cory, Hargreaves & Savitch LLP ("Procopio").
- 2. I make this Declaration in support of Carver International's Petition to Reinstate United States Patent Reg. No. 6,793,224. I have personal knowledge of the facts set forth herein and, if called as a witness, I could and would testify competently thereto.

# **Education and Professional Licensing**

- 3. I graduated from Texas A&M University with a Bachelor of Science in Biomedical Science. I obtained my law degree from Pepperdine University School of Law and was the managing editor of the Journal for the National Association of Administrative Law Judges.
- 4. In or about January of 2003, I was admitted to the Patent Bar and began working as a patent agent. In the fall of 2003, I was admitted to the State Bar of California. I am a member of the San Diego Intellectual Property Law Association, the American Intellectual Property Law Association and the American Bar Association, and am involved with CONNECT, BIOCOM and the Japan Society of San Diego & Tijuana.
  - 5. My practice focuses on intellectual property and patent prosecution.

## My Firm History

6. In or about the summer of 2002, I began working as a law clerk at Tope-McKay & Associates ("TMA"). Upon my admission to the State Bar, I became a contract associate patent attorney with TMA. I remained with the firm until on or about February 2007.

7. I then became an associate in the San Diego office of Sughrue Mion PLLC, where I prepared and prosecuted patent applications in a variety of technologies. I subsequently joined Procopio. The remainder of this declaration focuses on my tenure at TMA.

# My Tenure with the TMA Firm

- 8. During the time I worked for TMA, it had many clients with limited financial resources for whom it did work. Such clients would come to the firm to complete a specific task, such as a response to an office action issued by the United States Patent and Trademark Office ("USPTO"), but the firm would not take over general handling of the client's intellectual property matters.
  - 9. TMA worked much differently than my other firms, as follows:
    - It often had no engagement agreement with its clients and did not request a retainer fee. Rather, it invoiced a client on the particular project upon the completion of the project.
    - In many instances, TMA only drafted documents and the client themselves did the actual filing. The clients were sometimes even the primary drafters of documents, only looking to TMA for assistance in tightening-up what they had drafted.
    - The firm generally did not file a Power of Attorney with the USPTO
       or otherwise become attorneys of record for these clients.
    - While the TMA firm would advise the clients on occasion (in an attempt to pull in more business) that it would be best to have TMA handle more of the work, it did not send any formal letters concerning the benefits of formal representation.

10. The common thread among these clients was that they had little money to spend for legal assistance. While individual attorneys might contact these clients intermittently to see if there was any work to be done, there was no policy to contact them on a regular basis to confirm status of their matters.

#### **Neil Stratton and Carver**

- 11. In 2004, Cary Tope-McKay asked me to work on Carver Skateboards ("CSB") in 2004. During that time, I drafted the Petition to Revive U.S. Patent Reg. No. 6,793,224 (the "First Petition") based upon my research, review of the file, and conversations between Neil Stratton and Cary Tope-McKay. I also drafted the transmittal documents. During this process, from a client standpoint, I remember the TMA firm interacting exclusively with Neil Stratton.
- 12. I do not remember whether the TMA firm actually filed the First Petition and/or whether it filed a Power of Attorney. Regardless, and as stated above, it was typical for many of our clients to retain control of their matters and for us not to become attorney or correspondent of record.
- 13. On October 10, 2004, I sent Neil Stratton an e-mail informing him that TMA had received the Issue Notification for the patent.
- 14. In December of 2007, I sent a letter to Mr. Stratton concerning overdue invoices that also mentioned that the firm still had not received the official printed patent. I do not recall if or when TMA ever actually received the official printed patent.

Pursuant to 37 C.F.R. § 1.68, I further declare that: all statements made herein made herein of my own knowledge are true; all statements made on information and belief are believed to be true; and, all statements were made with the knowledge that willful false statements and the

like are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the patent issuing thereon.

Date: May 17, 2012

Scott H. Davison, Esq.

## **DECLARATION OF JON E. HOKANSON**

I, Jon E. Hokanson, Esq. declare as follows, based on personal knowledge, information and belief:

- 1. I am an attorney admitted to practice before all the courts of the State of California and am a partner in the law firm of Lewis Brisbois Bisgaard & Smith LLP ("LBBS"), counsel of record for Petitioner Carver International, Inc., ("Petitioner" or "Carver") and licensed to practice before the United States Patent and Trademark Office (Reg. No. 30,069). I make this declaration in support of Carver's Petition. I have personal knowledge of the matters set forth below, and if called on to testify as a witness, I could and would do so competently.
- 2. Identified as Exhibit 44 is a true and accurate copy of a letter I sent to Thomas J. Daly, Esq., a partner at the firm of Christie Parker Hale LLP ("CPH") on May 4, 2012 requesting transfer of its files related to its prosecution work on behalf od Azcast Products, Inc. and Carver Skateboards, Inc. to our offices. I subsequently received files as requested.
- 3. I have personally inspected the contents of the files provided by Mr. Daly.
- 4. Identified as Exhibit 1 is a true and accurate copy of U.S. Reg. Patent No. 6,793,224 I caused to be downloaded from the website http://www.google.com/patents.
- 5. Identified as Exhibit 2 is a true and accurate copy of the November 1, 2010 Petition and Statement Under 37 C.F.R. §1.378(b) I caused to be downloaded form the USPTO PAIR website.
- 6. Identified as Exhibit 3 is a true and accurate copy of the March 21, 2011 Request for Information I caused to be downloaded form the USPTO PAIR website.
- 7. Identified as Exhibit 4 is a true and accurate copy of the May 13, 2011 Response to Request for Information I caused to be downloaded form the USPTO PAIR website.

- 8. Identified as Exhibit 5 is a true and accurate copy of the May 25, 2010 Decision dismissing November 1, 2010 Petition I caused to be downloaded form the USPTO PAIR website.
- 9. Identified as Exhibit 6 is a true and accurate copy of the July 28, 2011 Renewed Petition Under 37 C.F.R. §1.378(b) I caused to be downloaded form the USPTO PAIR website.
- 10. Identified as Exhibit 7 is a true and accurate copy of the December 20, 2011 Decision dismissing July 28, 2011 Petition I caused to be downloaded form the USPTO PAIR website.
- 11. Identified as Exhibit 8 is a true and accurate copy of the Eastern District of Virginia Complaint (Civil Action No. 1:12CV175) my firm filed.
- 12. Identified as Exhibit 9 is a true and accurate copy of the Unsigned July 16, 1998 Christie Parker Hale Engagement Letter I located in the Carver files received I received from CPH.
- 13. Identified as Exhibit 11 is a true and accurate copy of the Business Report for Carver Skateboards, Inc. I caused to be downloaded from the California Secretary of State website.
- 14. Identified as Exhibit 12 is a true and accurate copy of a Sample Letter from CPH Directed to Carver Skateboards, Inc. I located in the Carver files received I received from CPH.
- 15. Identified as Exhibit 13 is a true and accurate copy of the May 2, 2002 PTO Restriction Requirement I caused to be downloaded form the USPTO PAIR website.
- 16. Identified as Exhibit 14 is a true and accurate copy of the June 7, 2002 Amendment and Response I caused to be downloaded form the USPTO PAIR website.
- 17. Identified as Exhibit 15 is a true and accurate copy of the July 22, 2002 Non-Final Rejection I caused to be downloaded form the USPTO PAIR website.
- 18. Identified as Exhibit 16 is a true and accurate copy of the August 1, 2002 Change of Address for Christie Parker Hale I caused to be downloaded form the USPTO PAIR website.

- 19. Identified as Exhibit 17 is a true and accurate copy of the August 26, 2002 Petition to Withdraw as Attorney I caused to be downloaded form the USPTO PAIR website.
- 20. Identified as Exhibit 18 is a true and accurate copy of the May 24, 2001 CPH Letter re Overdue Balances I located in the Carver files received I received from CPH.
- 21. Identified as Exhibit 19 is a true and accurate copy of the November 8, 2002

  Supplemental Petition to Withdraw as Attorney I caused to be downloaded form the USPTO PAIR website.
- 22. Identified as Exhibit 20 is a true and accurate copy of the November 12, 2002 Notice Regarding Change of Power of Attorney I caused to be downloaded form the USPTO PAIR website.
- 23. Identified as Exhibit 21 is a true and accurate copy of a November 25, 2002 CPH Letter to Williamson I located in the Carver files received I received from CPH.
- 24. Identified as Exhibit 22 is a true and accurate copy of the Complaint in Los Angeles Superior Court Case 03C01960 I caused to be downloaded from the Los Angeles Superior Court website.
- 25. Identified as Exhibit 23 is a true and accurate copy of the October 24, 2003 Clerk's Default Judgment in LASC 03C01960 I caused to be downloaded from the Los Angeles Superior Court website.
- 26. Identified as Exhibit 24 is a true and accurate copy of the December 9, 2002 Amendment and Req. for Reconsideration I caused to be downloaded form the USPTO PAIR website.
- 27. Identified as Exhibit 25 is a true and accurate copy of the December 26, 2002

  Amendment and Req. for Reconsideration I caused to be downloaded form the USPTO PAIR website.

- 28. Identified as Exhibit 26 is a true and accurate copy of the February 20, 2003 Notice of Allowance and Fees Due and Drawings Req I caused to be downloaded form the USPTO PAIR website.
- 29. Identified as Exhibit 27 is a true and accurate copy of the April 15, 2003 Fee Transmittal Form and Drawings I caused to be downloaded form the USPTO PAIR website.
- 30. Identified as Exhibit 28 is a true and accurate copy of the USPTO PAIR Transaction

  History for '224 Patent as of April 26, 2004 I caused to be downloaded form the USPTO PAIR

  website.
- 31. Identified as Exhibit 29 is a true and accurate copy of Stratton Check Register and Bank Statement provided to me by Neil Stratton.
- 32. Identified as Exhibit 30 is a true and accurate copy of the Return Postcard Enclosed with Payment of Issue Fee provided to me by Neil Stratton.
- 33. Identified as Exhibit 31 is a true and accurate copy of the June 27, 2003 Notice of Abandonment I caused to be downloaded form the USPTO PAIR website.
- 34. Identified as Exhibit 32 is a true and accurate copy of the June 8, 2004 Petition for Revival I caused to be downloaded form the USPTO PAIR website.
- 35. Identified as Exhibit 33 is a true and accurate copy of the June 16, 2004 Decision on Petition I caused to be downloaded form the USPTO PAIR website.
- 36. Identified as Exhibit 38 is a true and accurate copy of U.S. Patent No. 7,287,762 I cuased to be downloaded from the website http://www.google.com/patents.
- 37. Identified as Exhibit 39 is a true and accurate copy of U.S. Patent No. 7,828,306 I caused to be downloaded from the website http://www.google.com/patents.

- 38. Identified as Exhibit 40 is a true and accurate copy of U.S. Trademark App. Ser. No. 77/511,901 I caused to be downloaded form the USPTO website.
- 39. Identified as Exhibit 41 is a true and accurate copy of the U.S. Trademark App. Ser. No. 85/132,514 I caused to be downloaded form the USPTO website.
- 40. Identified as Exhibit 42 is a true and accurate copy of U.S. Trademark App. Ser. No. 85/132,544 I caused to be downloaded form the USPTO website.
- 41. Identified as Exhibit 43 is a true and accurate copy of the March 31, 2008 Maintenance Fee Reminder I caused to be downloaded form the USPTO PAIR website.
- 42. Identified as Exhibit 44 is a true and accurate copy of a letter I sent to Thomas J. Daly, Esq., a partner at the firm of Christie Parker Hale LLP ("CPH") on May 4, 2012.
- 43. Identified as Exhibit 45 is a true and accurate copy of an email I sent to Daly on May 15, 2012.
- 44. Identified as Exhibit 46 is a true and accurate copy of an email I received from Daly on May 16, 2012.
- 45. Identified as Exhibit 49 is a true and accurate copy of Carver International, Inc.'s.

  Articles of Incorporation I copied from Carver's files provided to me by Neil Stratton.
- 46. Identified as Exhibit 51 is a true and accurate copy of the October 20, 2008 Notice of Expiration I located in the Carver files received I received from CPH.

I further declare that all statements made herein on information and belief are believed to be true and that all statements made herein of my own knowledge are true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States

Code and that such willful false statements may jeopardize the validity of the patent resulting therefrom.

Date: May 18, 2012

Jon E. Hokanson, Esq.

Jon Hehanin

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee

Carver International, Inc.

Patent No.

6,793,224

Issue Date

September 21, 2004

Application No.

09801,536

Filing Date

March 8, 2001

Title

TRUCK FOR SKATEBOARDS

Attorney Docket

32269-3

# **EXHIBITS IN SUPPORT OF**

# **PETITION TO THE DIRECTOR**

# **TO REINSTATE UNITED STATES PATENT 6,793,224**

# 37 CFR §1.181

Petitioner, Carver International, Inc., hereby submits its Exhibits in Support of

Petition to the Director to Reinstate United States Patent 6,793,224, as follows:

Exhibit	Title/Description
1.	U.S. Reg. Patent No. 6,793,224
2.	November 1, 2010 Petition and Statement Under 37 C.F.R. §1.378(b)
3.	March 21, 2011 Request for Information
4.	May 13, 2011 Response to Request for Information
5.	May 25, 2010 Decision dismissing November 1, 2010 Petition
6.	July 28, 2011 Renewed Petition Under 37 C.F.R. §1.378(b)
7.	December 20, 2011 Decision dismissing July 28, 2011 Petition
8.	Eastern District of Virginia Complaint (Civil Action No. 1:12CV175)
9.	Unsigned July 16, 1998 Christie Parker Hale Engagement Letter
10.	March 5, 2011 Unexecuted Draft Patent Assignment
11.	Cal. Sect'y of State Business Report for Carver Skateboards, Inc.
12.	Sample Letter from CPH Directed to Carver Skateboards, Inc.

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<ul> <li>40. U.S. Trademark App. Ser. No. 77/511,901</li> <li>41. U.S. Trademark App. Ser. No. 85/132,514</li> <li>42. U.S. Trademark App. Ser. No. 85/132,544</li> <li>43. March 31, 2008 Maintenance Fee Reminder</li> <li>44. File Request Letter to CPH</li> <li>45. May 15, 2012 Hokanson Letter to CPH</li> <li>46. May 16, 2012 CPH email to Hokanson</li> <li>47. June 1, 2008 Division of Assets Agreement</li> <li>48. September 9, 2008 Dissolution of Carver Skateboards, Inc.</li> <li>49. June 6, 2008 Carver International, Inc. Formation</li> </ul>	38.	U.S. Patent No. 7,287,762
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<ul> <li>42. U.S. Trademark App. Ser. No. 85/132,544</li> <li>43. March 31, 2008 Maintenance Fee Reminder</li> <li>44. File Request Letter to CPH</li> <li>45. May 15, 2012 Hokanson Letter to CPH</li> <li>46. May 16, 2012 CPH email to Hokanson</li> <li>47. June 1, 2008 Division of Assets Agreement</li> <li>48. September 9, 2008 Dissolution of Carver Skateboards, Inc.</li> <li>49. June 6, 2008 Carver International, Inc. Formation</li> </ul>	40.	U.S. Trademark App. Ser. No. 77/511,901
<ul> <li>43. March 31, 2008 Maintenance Fee Reminder</li> <li>44. File Request Letter to CPH</li> <li>45. May 15, 2012 Hokanson Letter to CPH</li> <li>46. May 16, 2012 CPH email to Hokanson</li> <li>47. June 1, 2008 Division of Assets Agreement</li> <li>48. September 9, 2008 Dissolution of Carver Skateboards, Inc.</li> <li>49. June 6, 2008 Carver International, Inc. Formation</li> </ul>	41.	U.S. Trademark App. Ser. No. 85/132,514
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Respectfully submitted,

May 18, 2012

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#### US006793224B2

# (12) United States Patent Stratton

(10) Patent No.:

US 6,793,224 B2

(45) Date of Patent:

Sep. 21, 2004

(54)	TRUCK FOR SKATEBOARDS			
(75)	Inventor:	Nell Stratton, Venice, CA (US)		
(73)	Assignee:	Carver Skateboards, City of Industry, CA (US)		
(*)	Notice:	Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.		

(21)	Appl.	No.:	09/801,536

(22) Filed: Mar. 8, 2001

(65) Prior Publication Data
US 2002/0125670 A1 Sep. 12, 2002

(51)	Int. Cl. <sup>7</sup>	B62M 1/00
(52)	U.S. Cl	<b>280/87.042</b> ; 280/87.041
(50)	Field of Count	200/41 27 11 20

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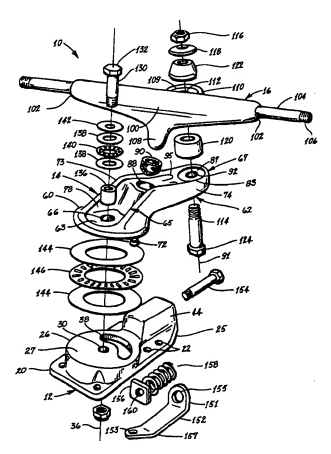
Primary Examiner—Brian L. Johnson Assistant Examiner—Brian L Swenson

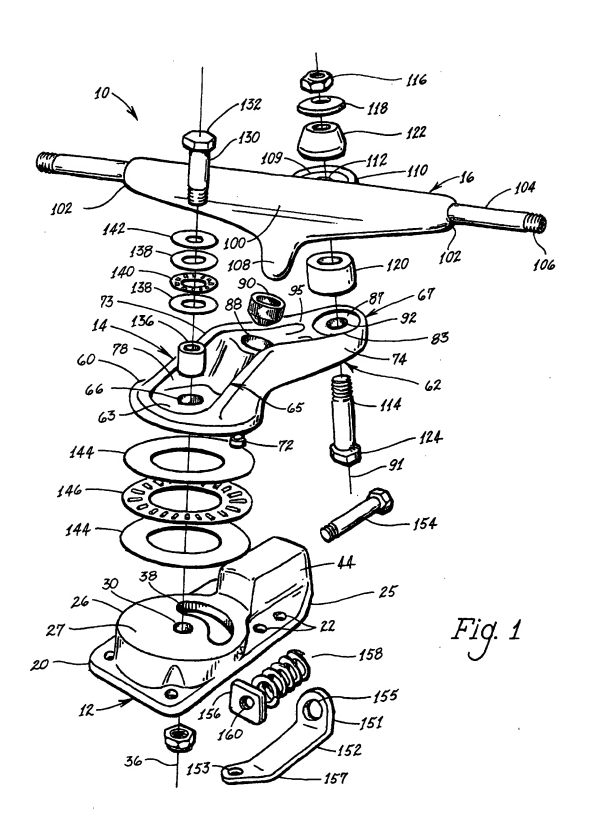
(74) Attorney, Agent, or Firm-Tope-McKay & Assoc.

## (57) ABSTRACT

A skateboard truck comprising a base attachable to the underside of a skateboard and an arm carried by the base and rotatable relative to the base about a first axis. An axle having a pair of wheels mounted at opposite ends thereof is carried by the arm and the axle is rotatable relative to the arm about a second axis. A spring-loaded linkage is operatively connected between the base and the arm for limiting the rotational motion of the arm and biasing the arm towards a center position aligned with the skateboard's direction of movement. The first and second axes provide pivoting of the skateboard in two dimensions.

## 14 Claims, 8 Drawing Sheets





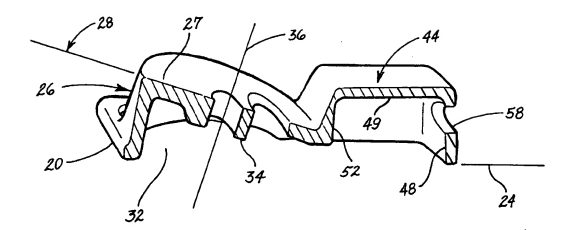


Fig. 2

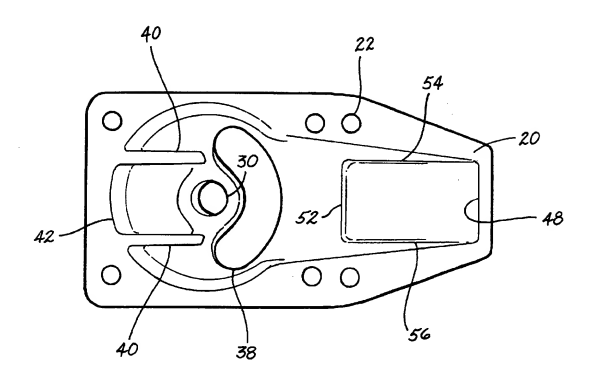
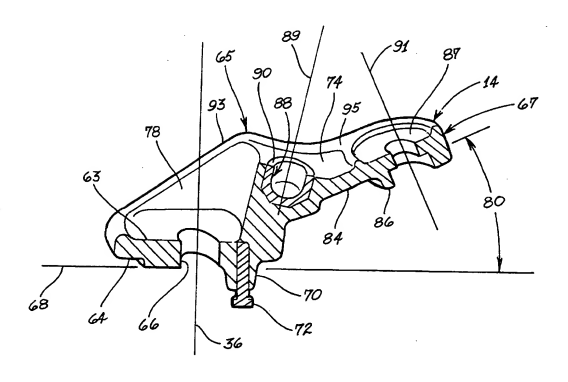


Fig. 3



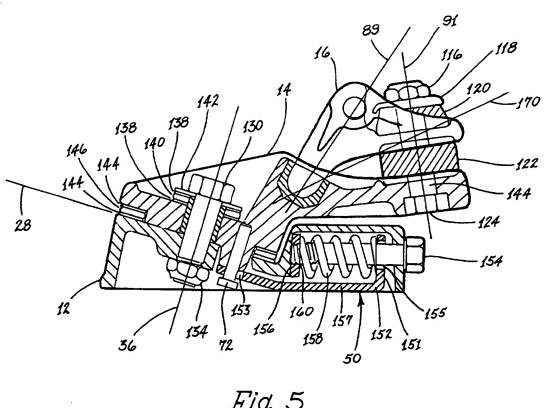


Fig. 5

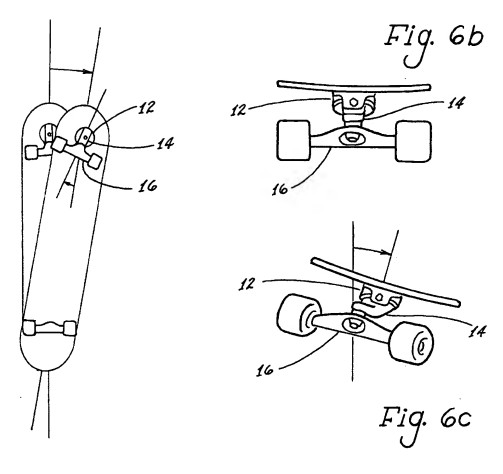
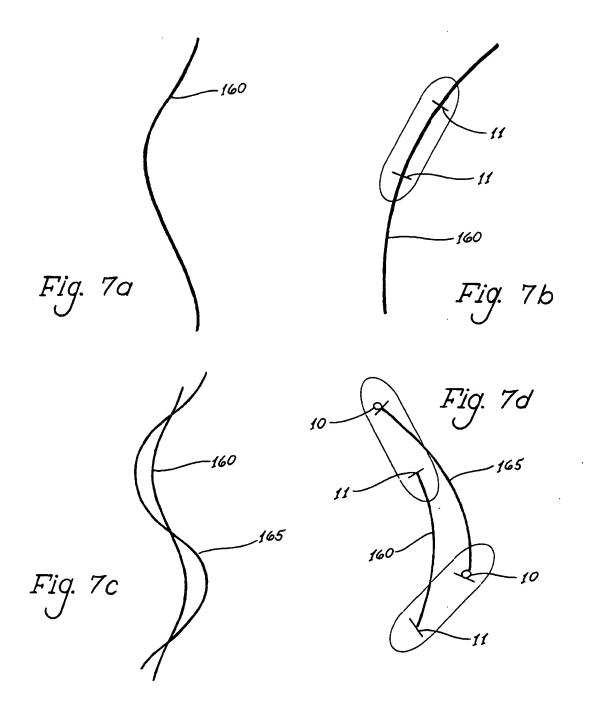
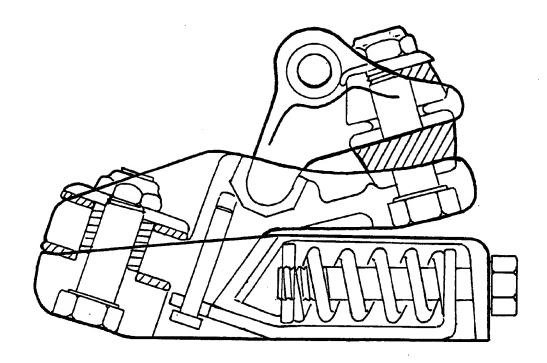


Fig. 6a

Sep. 21, 2004





#### TRUCK FOR SKATEBOARDS

#### FIELD OF THE INVENTION

The present invention is directed to an improved truck for a skateboard, all-terrain board or scooter, and more particularly to a truck having two independently spring-loaded pivoting members.

#### BACKGROUND OF THE INVENTION

Conventional skateboards utilize steering mechanisms known as trucks. Typically a truck is mounted near each end of the skateboard, and includes a pair of wheels at each end of its axles. The trucks provide some steering response, 15 whereby when a skateboarder shifts weight laterally across the board the axle twists, causing the hoard to turn. The trucks also serve, by means of a suspension system, commonly urethane bushings, to resiliently resist the skater's lateral tilt of the duck, thus stabilizing the board, and 20 returning it to its normal position when the turn is completed. This lateral stability is crucial for both distance riding and aerial tricks where a firm platform is desired. Current tucks must sacrifice their ability to turn for lateral stability, thus becoming stiff and unresponsive when tightened suffi- 25 ciently. Conversely, loosening the trucks so the board can turn easily makes it dangerously wobbly, especially at higher speeds. Furthermore, even in optimal conditions, the rate of turn provided by conventional trucks is very little.

Previous attempts have been made to design as truck with <sup>30</sup> increased maneuverability. One method utilizes a truck having a trailing castor that provides the skateboard with a second axis of rotation is described in U.S. Pat. No. 5,522, 620 to Pracas.

In this prior art device, the truck comprises a conventional truck mounted to a pivotal member. The pivotal member is coupled to the nose of the deck about a hearing member which rotates along a plane parallel to the direction of motion. A pair of stop members are shown that limit the pivotal movement between two extreme positions. Further, a locking member maybe engaged to stop any rotation, thus returning the truck to a conventional configuration.

Although the '620 device provides a second pivot, the lateral plane of pivotal rotation merely provides the front of the skateboard with a side to side movement. Because the axis of rotation is parallel to the direction of motion, lateral weight slit fling does riot bear any leverage upon he pivotal member when the arm is near the center of its range. Further when the pivotal member rotates towards its extreme positions, the skaters' lateral weight imposes exponentially more leverage upon the member causing overturning and loss of control. Additionally, the '620 device tines not regulate the torsional movement of the trailing castor. A strong bias to center is desired when performing aerial tricks so as to provide a predictable and stable landing. Further, regulating the rotational movement by a spring system is also important to stabilize the truck at high speeds.

Accordingly, a need exists for an improved truck that provides the user with more control over the torsional movement of the pivoting member and being adjustable for users of varying needs.

### SUMMARY OF THE INVENTION

The present invention provides an improved skateboard 65 truck which pivots about two axes and provides a combination of adjustable lateral stability and enhanced turning

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abilities. Generally speaking, a tuck according to this invention comprises an axle having a pair of wheels mounted al opposite ends thereof. A shall extends through the center of the axle and is secured thereto on the side of the axle distal from the point of securing the truck to a skateboard. The truck further includes a resilient bushing circumferentially mounted on the shall on the side of the axle proximal to the point of securing the truck to the skateboard for providing a first pivot axis about the axle, and a swivel connected to the axle and adapted to be pivotally attached to the underside of the skateboard about a second pivot axis. The swivel and the bushing are ganged together to provide pivoting of a skateboard in two dimensions.

In a presently preferred embodiment of the invention the skateboard truck includes a base attachable to the underside of a skateboard and an arm carried by the base and rotatable relative to the base about a first axis. An axle having a pair of wheels mounted at opposite ends thereof is carried by the arm and the axle is rotatable relative to the arm about a second axis. A spring-loaded linkage is operatively connected between the base and the arm for limiting the rotational motion of the arm and biasing the arm towards a rest position aligned with the skateboard's direction of movement.

The improved skateboard truck is preferably attached to the front of the skateboard, while a conventional truck is fastened to the rear. Because of the improved capabilities of the present invention the skateboarder is able to propel the skateboard by shifting the nose of the skateboard from side-to-side, lumber, the present invention enables the rider to smoothly navigate the front of the skateboard to-and-fro and complete sharp turns at a rider controlled rate. As such, the skateboard closely simulates the dynamics of a surfboard oil the water.

### DESCRIPTION OF THE DRAWINGS

These and other features and advantages of the present invention will be better understood by reference to the following detailed description when considered in conjunction with the accompanying drawings wherein:

FIG. 1 is an exploded perspective view of the skateboard truck of the present invention;

FIG. 2 is a cross-sectional side view of the base plate of the truck in FIG. 1;

FIG. 3 is a bottom view of the base plate in FIG. 2;

FIG. 4 is a cross-sectional side view of the pivoting member of the truck in FIG. 1;

FIG. 5 is a cross-sectional side view of the assembled tuck in FIG. 1;

FIG. 6A is a top view of the truck in FIG. 1 mounted onto a skateboard, the view showing the arcing, lateral movement of the nose of the skateboard as it moves to-and fro;

FIGS. 6B and 6C are perspective views of the of the truck in FIG. 1 mounted onto a skateboard, the vices showing the arcing; lateral movement of the nose of the skateboard as it moves to-and-fro;

FIGS. 7A and 7B are simplified schematic views of the path of motion of a conventional skateboard;

FIGS. 7C and 7D are simplified schematic views of the path of motion of the skateboard in FIG. 6; and

FIG. 8 is a side view of an alternative embodiment of the truck in FIG. 1.

# DETAILED DESCRIPTION OF THE INVENTION

In a preferred embodiment of the invention, there is provided a skateboard truck 10 having, two independently

spring-loaded pivoting; members. As shown in FIG. 1, the truck 10 comprises a baseplate 12, a pivoting member 14, and a hanger 16.

Referring to FIG. 1, the baseplate 12 comprises a casting forming a base 20, a bearing platform 26, and a housing 44.

The baseplate can be of any suitable 12 construction and made of any suitable material in a preferred embodiment, the baseplate 12 is cast in A356 prime aircraft grade aluminum trod heat treated to Rockwell T-6. In alternative embodiments the baseplate 12 may be cast or forged of any 10 formable high strength metal or plastic. The base 20 is a substantially rectangular plate having a finite thickness, for example about 3/16 inches, a rear tapered portion 25, and plurality of apertures 22. The apertures 22 are suitably configured for mounting the baseplate 12 onto the underside 15 of the skateboard platform.

Referring to FIGS. 2 and 3, the bearing platform 26 projects upward, and substantially oblique, from the one end of the base 20. The platform 26 comprises a circular body having at recess 32 formed on its underside by a circular periphery 42 having an inner surface 34. The recess 32 includes a pair of parallel and spaced apart ribs 40 which extend into the recess 32. As shown in FIG. 2, the bearing platform 26 is defined by an upper surface 27, which runs parallel to a bearing plane 28. The bearing plane 28 is defined at an angle oblique to a lateral plane 24 of base 20, preferably at about 10° to about 25°, more preferably at about 10° to about 25°, more preferably at about 17°. The upper surface 27 comprises a central bore 30, defining a first axis 36, substantially perpendicular to the bearing plane 28, and a semicircular notch 38.

The housing 44 projects upward, and substantially perpendicular from the base 20, and is integral with the bearing platform 26. The housing 44 includes a plurality of sidewalls 48, 52, 54, and 56, and atop wall 49, forming a cavity 46 in the housing; 44 for retaining a spring system, as discussed in detail below. Sidewall 48 comprises a circular opening 58 for receiving a bolt.

Referring to FIG. 1, the pivoting member 14 comprises a casting forming a cylindrical pedestal 60 having a unite 40 thickness, and an elongated arm 62. The pivoting member 14 can be of any suitable construction and made of any suitable material. To a preferred embodiment, the pivoting member 14 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments the pivoting member 14 may be cast or forged of any formable high strength metal or plastic. Referring now to FIG. 4, the pedestal 60 includes a circular notch 64 formed about its base portion, and an orifice, 66. A boss portion 70 supporting a link pin 72 extends downwardly from a base portion of the 50 pedestal 60. Referring; back to FIG. 1, the arm 62 extends upwardly from the base 60 and comprises at pair of gussets 73 and a cantilevered body 74 having at proximal end 65 and distal end 67. The gussets 73 are triangular in shape and disposed in parallel along the proximal end 65 of the body 74. The gussets 73 are integrally formed with the pedestal 60, forming a void 78 which defines a top surface 63 of the pedestal 60.

The body 74 is an arching structure extending from the gussets 73 at an acute angle 80 (see FIG. 4) relative a lateral 60 pedestal base plane 68, preferably at about a 17° angle. A lip 83 is formed along the top surface of the body 74, forming a bearing surface 87. A channel is formed adjacent to bearing surface 87, into which a plurality of stiffening ribs 95 extend. Referring to FIG. 4, a groove 84 formed in the underside of 65 the body 74 comprises a second series of stiffening ribs 86, which extend into the groove 84. The body 74 additionally

includes a counterbore 92 defining a second axis 91 inclined at all angle preferably about 30° relative to the pedestal base plane 68. Referring now to FIG. 1, the body 74 further includes a blind hole 88 lined with a urethane cup 90. Referring back to FIG. 4, the blind hole 88 defines a third axis 89 inclined at am angle preferably about 40° relative to the second axis 91.

With reference to FIG. 1, the hanger 16 comprises a casting forming a body portion 100 and end portions 102 extending outwardly from the body portion 100 in opposite directions. The hanger 16 can be of any suitable construction and made of any suitable material. In a preferred embodiment, the hanger 16 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments, the hanger 16 maybe cast or forged of any formable high strength metal or plastic. The end portions 102 include n pair of concave channels on their undersides. Axle rod 104 extending from end portions 102 carry the skateboard wheels mounted on threaded ends 106. The hanger 16 further includes a pivot pin 108 extending downwardly from a central region of the body portion 100. A platform 110 having a cut-out 109 and an eyelet 112, extends laterally from a central region of the body portion 100, opposite the pivot pin 108. As would be recognized by one skilled in the art, the construction of the hanger body can be modified as desired.

Referring to FIGS. 1 and 5, the hanger 16 is preferably mounted onto the arm 62 by a kingpin or support member 114 which passes through the eyelet 112 of the platform 110. When assembled, the king pin 114 extends through a first bushing 120 disposed between the platform 110 and the an body 74. The king pin 114 further extends through a second bushing 122 and a flat washer 118 seated within the cut-out 109, disposed between a fastening nut 116 and a top surface of the platform 110. The king pin 114, nut 116, and washer 118 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the king pin 114, washer 118 and nut 116 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter. Referring to FIGS. 1 and 4, in a presently preferred embodiment the first and second bushings 120 and 122 are urethane. The bolt head 124 of the king pin 114 is displaced on the underside 84 of the body 74, between the plurality of ribs 86, such that the kingpin 114 does not rotate as the nut 116 engages a threaded portion of flicking pin 114. The pivot pin 108 engages the pivot cup 90 within the aperture 88 to align the hanger 16 relative to the arm 62.

The compliant properties of the bushings 120 and 122 allows the hanger 16 to pivot about a longitudinal axis 170 (see FIG. 5) in conventional fashion, when a sufficient load is applied to an end portion 102 of the hanger 16. As such, the hanger 16 functions as a first resilient, or sprint,—loaded pivoting member. As will he recognized by one skilled in the art, the mounting of the hanger 16 to the arm 62 can be modified as desired. For example, a system using a pair of compression springs, as described in U.S. Pat. No. 5,263, 725 to Gesmer et al., maybe used instead of the urethane bushing system.

The pivoting member 14 is preferably mounted onto the baseplate 12 is by a pivot bolt 130 which passes through the pedestal orifice 66 of the pivoting member 14. When assembled, the pivot bolt 130 extends through a nut 134, a bronze bushing 136, a pair of bearing plates 138, a first bearing 140, and a flat washer 142. The pivot bolt 130, nut 134, and washer 142 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the pivot bolt 130, nut 134, and washer 142 are

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fabricated from steel having conventional dimensions, preferably about 1/2 inches in diameter.

The pivoting member 14 is assembled onto the baseplate 12 such that the boss 70 engages the semicircular notch 38. The washer 142 and the first bearing 140, which is sandwiched between a pair of hearing plates 138, are displaced between the pivot bolt head 132 and the pedestal top surface 63. The first bearing 140 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the first bearing 140 is a steel needle 10 thrust hearing having an outer diameter of about 1/8 inches and an inner diameter of about 1/2 inches. The bronze bushing 136 comprises an inner aperture suitable for receiving the pivot bolt 130 and is disposed within the aperture 66 to provide minimum friction between the pivoting member 14 15 and the pivot bolt 130. A bearing assembly comprising a second bearing 146 sandwiched between a pair of bearing washers 144, is disposed with the circular notch 64 in between the pedestal 60 and the an upper surface 27. The nut 134 is disposed within the housing recess 32, between the 20 pair of ribs 40, such that the nut 134 is confined and can not rotate as the nut 134 engages a threaded end portion of the

The second bearing 146 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the second bearing 146 is a steel needle thrust bearing having an outer diameter of about 2½ inches and an inner diameter of about 1½ inches. The bearings 140 and 146 function to provide smooth rotation of the pivoting member 14. In alternative embodiments, other means may be used to provide minimal friction between the arm 62 and the base 12, such as ball hearings, oil impregnated bronze plain bearings, flexures (flexible structures), or the like.

A spring system 50 retained within the housing 44 includes a link 152, a link bolt 154, a spring 158, and a not plate 156. The link 152 comprises a resilient metal formed in an L-shape, having a first portion 151 extending substantially perpendicular from a second portion 157 that is substantially canted at its distal end. The link 152 is preferably formed from a sheer of stainless steel, but may be of airy suitable material having similar material properties. The first portion 151 comprises a bolt opening 155 centrally displaced along the first portion 151. The second portion 157 comprises a link pin opening 153 along its canted distal end.

The spring system 50 is coupled to the housing 44 bypassing the link bolt 154 through the circular and bolt openings 58 and 155. In a preferred embodiment, the link bolt 154 is Grade 8 steel having a diameter of about % inches. A threaded portion of the link bolt 154 engages a threaded hole 160 centrally located within the nut plate 156. The spring 158 is preferably a steel heavy-duty compression spring disposed between the nut plate 156 and the first portion 151 of the link 152.

The spring system 50 is coupled to the pivoting member 51 dby engaging the link pin 72 with the link opening 153 on the canted end of the link 152. The spring system 50 functions to control the rotational movement of the pivoting member 14. The link 152 is spring-loaded to resist and control rotational movement of the pivoting member 14. By 60 turning the link bolt 154 clockwise, tile threaded portion of the bolt 154 engages the out plate 156 and compresses the spring 158. The spring 158 then applies a spring load to the first portion 151 of the link 152, and further, stiffens the resilient movement or tension in the link 152. Thus, if the 65 threaded portion the link bolt 154 is fully engaged with the nut plate 156, the tension in the link 152 will stiffen and the

spring system 50 will constrain the pivoting member 14 from rotational translation, thereby increasing the turning resistance likewise, as the threaded portion the link bolt 154 is disengaged from the nut plate 156, the pivoting member 14 is increasingly free to rotate about the perimeter defined by the semicircular slot 38, as the spring system 50 would exert minimal spring load on the link pin 72, thereby loosening the turning resistance.

The frictionless properties of the bearings 140 and 146 allow the pivoting member 14 to pivot about the first axis 36 in a plane oblique to the direction of movement when a sufficient side load is applied on the arm 62. The spring system 50 applies a spring-load on the, pivoting member 14, limiting the rotational translation of the pivoting member 14.

In accordance with the preferred embodiments above, the hanger 16 functions as a first resilient or spring-loaded pivoting member. Similarly, the pivoting member 14 functions as a second resilient or spring-loaded pivoting member. As would be recognized by one skilled in the art, the mounting of the pivoting member 14 to the baseplate 12 and coupling the pivoting member 14 to the spring system 50 can be modified as desired. For example, a urethane bushing, leaf spring or extension spring system wilt non-indexed centering properties may be used in place of the compression spring system.

In operation, the present invention is ideal for turning; a skateboard at a parabolic rate. To perform this function, the improved truck 10 is provided at the front of the skateboard while a conventional truck is provided at the rear. An example of such a conventional truck is provided in U.S. Pat. No. 3,945,655, the disclosure of which is incorporated herein by reference. The skateboard is navigated by a rider standing on its deck, by shifting his/her weight from side to side such that it moves in a forward direction. The rider can propel the skateboard forward without removing his/her feel from the deck. FIGS. 7C and 7D show the serpentine motion of the path of the front truck, which is depicted as 165, as it weaves over the path of a conventional rear truck, depicted as 161. It is this difference in frequency between the two sinusoidal paths that is the basis for forward propulsion of the skateboard. In accordance with the present invention, the rear truck becomes a relative point from which the front truck may pivot, and such dynamics acts to poll the board forward, as will be described in further detail later.

The improved maneuvering capabilities of a skateboard incorporating the truck 10 is accomplished by the dual pivoting characteristics of the truck 10. The resilient bushings 122 and 120 facilitate a first pivoting axis 170 inclined at approximately 30° to 60° relative to the plane of movement. The pivoting member 14 provides a second pivoting axis substantially oblique to the place of movement, and wherein the. Second pivoting axis is inclined relative the first pivot axis at an angle preferably at about 130° to about 160°, more preferably at 140°. The dual pivoting truck 10 enables the nose of the skateboard to move in a side-to-side motion.

Referring to FIG. 7A, skateboards using a pair of "conventional" trucks 11 turn together at a constant rate along primary sinusoidal path 161. Both front and rear trucks pivot in one dimension symmetrically and in fixed relation, as shown in FIG. 7B. A skateboard according to the preferred embodiments of the present invention, utilizes an improved front truck 10 in combination with a "conventional" rear truck 11. According to this embodiment, as shown in FIGS. 7C and 7D, the rear "conventional" truck 11 turns on the primary path 161, while simultaneously, the front tuck 10

turns on a secondary sinusoidal path 165. As such, the skateboard may trace a variable parabolic path. The front and rear trucks of the skateboard pivot asymmetrically, as the rear truck pivots in one dimension and the front truck pivots in two dimensions, in contrast to the fixed relation 5 provided by a skateboard utilizing a pair of conventional trucks. The asymmetric properties of the improved skateboard enables the front and rear trucks to turn independently, allowing a skateboard rider to create a variable arc of turn with all wheels in contact with the ground, while propelling 10 the skateboard forward.

The angled configuration of the bearing plane 29 (see FIG. 5) defines the plane of movement of the nose of the skateboard to-and-fro as an arc illustrated in FIGS. 6A-C. The arcing lateral movement of the nose provides secondary. 15 torquing on the pivoting member 14, in addition to the torque created by weight shift, allowing the rider to turn the skateboard with minimal effort. Additionally, the arcing lateral movement of the nose enables the rider to "carve" the skateboard in a forward serpentine motion as the users twists 20 or shifts his/her weight back acid forth, increasing the angle of the plane 28 increases the amount of secondary torque that the rider can apply to the pivoting member 14 by shifting his/her weight from one side to the other. As such, the truck of present invention is improved over trucks of the 25 prior art, as it balances the combination of torque upon the arm 62 created by the lateral weight shifting of the user during the side-to-side movement of the skateboard, so that the two movements call work smoothly together. Without the angled bearing plane, lateral weight shift from the center 30 position would bear too little, torque upon the rotation of the arm 62. Conversely. lateral weight shift created upon the arm 62 in a turning position bears too much torque. This imbalance causes jerkiness and loss of turning; control.

In use, the truck 10 is attached to the skateboard platform such that the arm 62 of the pivoting member 14 extends rearward This configuration causes the truck 10 to restore the truck wheels to their center position as the skateboard propels forward. Analogous to a shopping cart, where the wheels are behind the pivot point, the forward movement of the skateboard tends to align the pivoting member 14 with the direction of movement. Thus, the pivoting member 14 acts to automatically center, or self correct itself, providing stability to the tuck 10 as the skateboard travels at higher speeds.

Referring to FIG. 5, the spring system 50 functions to provide the truck 10 with additional self-centering capabilities. The spring-loaded link 152 constantly acts upon the link pin 72 to return the truck 10 to its center position. As such, the, spring system 50 creates a "non-indexing" center. In other words the user can push the front of the board from one side to another smoothly past the truck's center position, mimicking the non-biased dynamics of a surfboard. Additionally, the spring system 50 creates a resistance against the arm 62 that correlates to the resistance against the hanger provided by the urethane bushings 120 and 122.

Furthermore, a rider performing an aerial trick, such as all Ollie, can return the board back to the ground confidently, as the spring system 50 returns the truck 10 firmly back to a conventional orientation upon landing of the board. Thus, the present invention further overcomes the inherent problems of pivoting tricks of the prior art.

A user may adjust the amount of "freedom" of pivotal resistance of the truck 11 via the link bolt 154. By tightening 65 or loosening the link bolt 154, the user can vary the tension of the spring 158 on the link 152, which in turn, limits the

rotational movement of the pivoting member 14. Thus, a beginner can fully engage the link bolt 154, such that the skateboard becomes very stable. A more advanced rider, can loosen the link bolt 154 to provide more pivotal freedom and increased maneuvering. For example, the present invention enables an advanced rider to complete a sharp U-turn on a sidewalk of conventional dimensions.

In alternative embodiments, the base plate of the truck can be altered to any suitable size or shape. An example of a modified embodiment is shown in FIG. 8. In other embodiments, the pivoting member 14 and hanger 16 may be integrated into a single piece. In this embodiment, the integrated pivoting member 14 may include an axle resiliently mounted about all extended portion of the pivoting member 14 such that the axle may pivot relative to the pivoting member 14.

The preceding description has been presented with reference to presently preferred embodiments of the invention. Workers skilled in the art and technology to which this invention pertains will appreciate that alterations and changes in the described structure may be practiced without meaningfully departing from the principal, spirit and scope of this invention.

Accordingly, the foregoing description should not be read as pertaining only to the precise structures described and illustrated in the accompanying drawings, but rather should be read consistent with and as support to the following claims which are to have their fullest and fair scope.

What is claimed is:

- A skateboard truck comprising:
- an arm adapted to be pivotally attached to an inclined surface, inclined relative to the underside of a skateboard deck having a first skateboard truck pivot axis;
- an axle, the axle being coupled with the arm by a support member secured with the midpoint of the axle; and
- a resilient bushing circumferentially disposed about the support member for providing a second skateboard truck pivot axis relative to the axle the arm and bushing being ganged together to provide independently adjustable pivoting of the skateboard truck about two axes of freedom.
- 2. The skateboard truck of claim 1, wherein the arm is attached with the underside of the skateboard about a base having an inclined bearing surface of the first pivot axis relative to the skateboard deck.
- 3. The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.
- 4. The skateboard truck of claim 3, wherein the second pivot axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard deck.
- 5. The skateboard truck of claim 4, wherein the first pivot axis is inclined relative to the second pivot axis at an angle ranging from about 130° to about 160°.
- 6. The skateboard truck of claim 2, further comprising a springloaded linkage having adjustable tension operatively connected between the base and the arm for limiting rotational movement of the arm relative to the base and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
  - 7. The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and to plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.

- 8. A skateboard truck comprising:
- a base attachable to the underside of a skateboard deck; an arm carried by the base wherein the arm is pivotally attached in an inclined manner relative to the base about a first axis;
- an axle, the axle being carried by the arm and pivotally attached in an inclined manner relative to the arm about a second axis; and
- a coupling operatively connected between the base and  $_{10}$  the arm,
- whereby the first and second axes provide independently adjustable pivoting of the skateboard truck in two dimensions.
- 9. The skateboard truck of claim 8, wherein the base 15 comprises an inclined bearing surface of the first pivot axis relative to the skateboard deck.
- 10. The skateboard truck of claim 9, wherein the hearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.

11. The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

12. The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle

ranging, from about 130° to about 160°.

13. The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.

14. The skateboard truck of claim 13, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a potion of the linkage and a plate, with a threaded aperture on the plate for compressing the spring between the link age and the plate to spring-load the linkage as the bolt further engages the aperture.

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Approved for use through 03/31/2012, OMB 0651-0016

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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## PETHANNO ACCEPT UNAVOIDABLY DELAYED PAYMENT OF MAINTENANCE FEE IN AN EXPIRED PATENT (37 CFR 1.378(b))

Docket Number (Optional)

CSI001

Mail to: Mail Stop Petition

Commissioner for Patents

P.O. Box 1450

Alexandria VA 22313-1450 Fax: (571) 273-8300 NOV 08:2010

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OFFICE OF PETITIONS

NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at

(571) 272-3282.

Patent Number: 6,793,224

Application Number: 09/801,536

Issue Date: 09-21-2004

Filing Date: 03-08-2001

CAUTION: Maintenance fee (and surcharge, if any) payment must correctly identify: (1) the patent number (or reissue patent number, if a reissue) and (2) the application number of the actual U.S. application (or reissue application) leading to issuance of that patent to ensure the fee(s) is/are associated with the correct patent. 37 CFR 1.366(c) and (d).

Also complete the following information, if applicable:

The above-identified patent:

is a reissue of original Patent No.	original issue date
original application number	
original filing date	
resulted from the entry into the U.S. under 35 U.S.C. 371 of int	

#### CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a))

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is

(1) being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 OR

(2) transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 2735 8300.

October 27,. 2010

Date

/Cary Tope-McKay/

Signature

**CARY TOPE-MCKAY** 

Typed or printed name of person signing Certificate

[Page 1 of 4]

This collection of information is required by 37 CFR 1.378(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducine, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/65 (03-09)
Approved for use through 03/31/2012 OMB 0651-0016
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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

1.	SMALL ENTITY	•								
••	Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27									
2.										
		no longer entitled to			(1,27(a)					
3.		FEE (37 CFR 1.20								
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. OVERPAYMENT		
As to any overpayment made, please	•	
✓ Credit to Deposit Account No. 50-2691		
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WARN		
Petitioner/applicant is cautioned to avoid submitting personal infor- contribute to identity theft. Personal information such as social se- numbers (other than a check or credit card authorization form PTC the USPTO to support a petition or an application. If this type of p ISPTO, petitioners/applicants should consider redacting such per to the USPTO. Petitioner/applicant is advised that the record of a the application (unless a non-publication request in compliance with patent. Furthermore, the record from an abandoned application referenced in a published application or an issued patent (see 37)	curity numbers, bank account numbers, or credit card 0-2038 submitted for payment purposes) is never requersonal information is included in documents submittersonal information from the documents before submitted patent application is available to the public after public th 37 CFR 1.213(a) is made in the application) or issumally also be available to the public if the application if CFR 1.14). Checks and credit card authorization form	uired by ed to the ing them cation of ance of s
. SHOWING		
The enclosed statement will show that the delay in timely since reasonable care was taken to ensure that the main petition is being filed promptly after the patentee was not expiration of the patent. The statement must enumerate maintenance fee, the date and the manner in which the patent, and the steps taken to file the petition promptly.	tenance fee would be paid timely and that this ified of, or otherwise became aware of, the the steps taken to ensure timely payment of the	
PETITIONER(S) REQUESTS THAT THE DELAYED PAYME PATENT REINSTATED.	NT OF THE MAINTENANCE FEE BE ACCEPTED AI	ND THE
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/Cary Tope-McKay/ Signature(s) of Petitioner(s) CARY TOPE-MCKAY Typed or printed name(s) 30765 Pacific Coast Highway #420 Address Malibu, CA 90265	October 27, 2010  Date  41,350  Registration Number, if applicable  310-589-8158	ND THE
/Cary Tope-McKay/ Signature(s) of Petitioner(s)  CARY TOPE-MCKAY  Typed or printed name(s)  30765 Pacific Coast Highway #420  Address	October 27, 2010  Date  41,350  Registration Number, if applicable  310-589-8158	ND THE



PTO/S8/65 (03-09)

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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/Cary Tope-McKay/	October 27, 2010
Signature	Date
CARY TOPE-MCKAY	41,350
Type or printed name	Registration Number, if applical
<u>STAT</u>	EMENT
(In the space below, please provide the showing	of unavoidable delay recited in paragraph 8 above.)
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#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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NOV 0 8/2010

OFFICE OF PETITIONS

IN RE APPLICATION OF:

**NEIL STRATTON** 

**APPLICATION NO.:** 

09/801,536

PATENT NO:

6,793,224

FILED:

MARCH 8, 2001

ISSUED:

**SEPTEMBER 21, 2004** 

TITLE:

TRUCK FOR SKATEBOARDS

United States Patent and Trademark Office Mail Stop: PETITION Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SHOWING (Item 8; Statement Showing Unavoidable Delay)

#### Dear Commissioner,

Below is a statement showing that the delay in timely payment of the 3-1/2 year maintenance fee for U.S. Patent No. 6,793,224 was unavoidable since reasonable care was taken to ensure that the maintenance fee would be paid timely and that this petition is being filed promptly after the patentee was notified of, or otherwise became aware of, the expiration of the patent. More specifically, the following facts collectively show (1) evidence concerning the procedures in place that should have avoided the error resulting in the delay; (2) evidence concerning the training and experience of the persons responsible for the error; and (3) copies of any applicable docketing records to show that the error was in fact the cause of the delay. Thus, per MPEP §

711.03(c), subsection II.C.2, the facts set forth below collectively show that the delay in payment of the Maintenance Fee was "Unavoidable". The facts that collectively establish that the delay was Unavoidable, are as follows:

- Inventor and Petitioner, Neil Stratton, engaged patent counsel Christie, Parker & Hale LLP ("First Patent Counsel") to prepare and file a patent application directed to a Truck for Skateboards.
- On March 08, 2001, First Patent Counsel filed U.S. Patent Application No. 09/801,536 ("Patent Application").
- On August 01, 2002, First Patent Counsel instructed the USPTO to direct all
  correspondence, including fee-related correspondence, for the Patent Application, to the
  address of record for Customer Number 23363, which is Christie, Parker & Hale, 350 W.
  Colorado Blvd., Suite 500, Pasadena CA 91105. Attached hereto as Exhibit A is a copy
  of the instructions from First Patent Counsel.
- Sometime thereafter, a disagreement occurred between Petitioner and First Patent Counsel.
- On approximately August 15, 2002, First Patent Counsel filed a petition to withdraw as counsel and redirected ALL future correspondence, including fee-related correspondence, to the President of Carver Skateboards, Inc., Eyreick Williamson, at 245 Turnbull Canyon Dr., City of Industry, CA 91745. Attached hereto as Exhibit B is a copy of the application to withdraw as counsel and redirecting all future correspondence to Carver Skateboards, Inc. (Assignee at the time).
- In approximately November of 2002, Petitioner engaged the services of Tope-McKay & Associates ("Second Patent Counsel") to assist Petitioner, on a piece-meal basis, in responding to Office Actions and other communications from the USPTO.
- Due to Petitioner's experience with First Patent Counsel, Petitioner wanted to reduce docketing costs and maintain further control of the Patent Application. As such, although Petitioner engaged Second Patent Counsel to respond to USPTO communications related to the Patent Application, such communications continued to be mailed to Carver Skateboards, Inc., and Second Patent Counsel was not made the attorney of record on the USPTO's PAIR system.

- After responding to various communications from the Office, the Patent Application was allowed.
- On approximately April 14, 2003, the Petitioner prepared and mailed the Issue Fee Transmittal form to the USPTO. Attached herewith as Exhibit C is a copy of the Issue Fee Transmittal Form as prepared by Petitioner. It should be noted that in preparing the Issue Fee Transmittal Form, the Petitioner indicated that communications should continue to be directed to Eyreick Williamson, at 245 Turnbull Canyon Dr., City of Industry, CA 91745. Further, Petitioner believed that by entering Second Patent Counsel's name in Box 2 of the Issue Fee Transmittal Form, Second Patent Counsel would now become the listed Attorney of Record. However, as noted in the File Wrapper of the Patent Application, there is no attorney of record in the USPTO's PAIR system.
- The Patent Application issued as U.S. Patent No. 6,793,224 on September 21, 2004.
- Although Second Patent Counsel was not the attorney of record for managing the entire case (as Second Patent Counsel's services were engaged on a piece-meal basis), as a courtesy, Second Patent Counsel entered the issue date and maintenance fee payment due date into Second Patent Counsel's Docketing System. More specifically, Second Patent Counsel uses a redundant procedure for docketing. The redundant procedure includes use of both an Excel spreadsheet and Case Tracking Software (as produced by FlexTrac, Inc.), collectively referred to as the Docketing System.
- Patent issuance information was entered into the Docketing System and managed by staff of Second Patent Counsel, the staff being an attorney licensed by the State of California.
- During the time that the Maintenance Fee window was open (September 21, 2007 through March 22, 2008), Carver Skateboards, Inc. was managed by Eyreick Williamson, who was responsible for ensuring payment of the Maintenance Fees.
- On approximately February 29, 2008, review of the Docketing System notified Second Patent Counsel's Office Manager of the open Maintenance Fee window.
- On approximately February 29, 2008, Second Patent Counsel's Office Manager prepared and e-mailed a courtesy Maintenance Fee Reminder Letter to the Petitioner at neil.stratton@comcast.net, which was the e-mail address that was recorded in the Docketing System. Attached hereto as Exhibit D is a true and correct copy of the

Maintenance Fee Reminder Letter that was e-mailed to the Petitioner. Attached hereto as Exhibit E is a true and correct copy of the e-mail from the Second Patent Counsel's Office Manager to Petitioner regarding the Maintenance Fee Reminder Letter. As noted in Exhibit E, the e-mail was addressed to neil.stratton@comcast.net.

- The Petitioner's correct e-mail address was and is <u>neilstratton@comcast.net</u>, without the period separating his first and last name.
- Because the Docketing System had the wrong e-mail address, the Petitioner never received the courtesy Maintenance Fee Reminder Letter.
- Further, as noted in the Patent Bibliographic Data Sheet (attached herewith as Exhibit F), a Maintenance Fee Reminder was mailed by the USPTO to First Patent Counsel on March 31, 2008. Attached hereto as Exhibit G is a copy of the actual Maintenance Fee Reminder as mailed by the USPTO to First Patent Counsel. Thus, although First Patent Counsel directed the USPTO to change the correspondence address for all correspondence, the USPTO failed to change the fee address, which resulted in any fee reminders being mailed to First Patent Counsel and NEITHER Petitioner NOR Second Patent Counsel.
- First Patent Counsel DID NOT provide the Maintenance Fee Reminder to Petitioner.
- During the time that the Maintenance Fee window was open, the Petitioner was
  displeased with the management as provided by Eyreick Williamson and, in
  approximately August of 2008, the Petitioner removed Eyreick Williamson and took over
  Carver Skateboards, Inc.; however, Petitioner believed that the Maintenance Fee had
  been taken care of by previous management.
- The maintenance fee was not timely paid, which resulted in the patent expiring on September 21, 2008.
- On October 10, 2008, the USPTO mailed a Notice of Patent Expiration to the First Patent Counsel. Attached hereto as Exhibit H is a copy of the Notice of Patent Expiration as mailed to First Patent Counsel. Again, although First Patent Counsel directed the USPTO to change the correspondence address for all correspondence, the USPTO failed to change the fee address, which resulted in the Notice of Patent Expiration being mailed to First Patent Counsel and NEITHER Petitioner NOR Second Patent Counsel.

- The First Patent Counsel DID NOT provide the Notice of Patent Expiration to the Petitioner.
- Petitioner was in the process of preparing an assignment for the patent and contacted the USPTO in May of 2010 to inquire about assignment processes.
- Believing that the Patent was still valid, the Petitioner recorded an assignment with USPTO on June 21, 2010, as Reel/Frame (024563/0654). Attached hereto as Exhibit I is a copy of the Notice of Recordation.
- On October 19, 2010, Second Patent Counsel was in the process of preparing a letter on behalf of Petitioner, alleging infringement of the Patent by a competitor. In preparing the letter, Second Patent Counsel went to PAIR to copy a fresh set of claims from PAIR to incorporate into the letter. While on PAIR, Second Patent Counsel noticed that the status listed the patent as expired for failure to pay the maintenance fees. Second Patent Counsel immediately contacted Petitioner, who was shocked to hear that the Patent was expired.
- On October 20, 2010, Second Patent Counsel and Petitioner contacted the USPTO inventor assistance center (Reference Number 1-77297035) to inquire about the status of the case.
- On October 20, 2010, Second Patent Counsel ordered the complete file wrapper from Thomson Reuters (Order Number: 1058551) to review the file wrapper and identify how the delay in payment of the maintenance fee occurred. Attached hereto as Exhibit J is a copy of the Order Confirmation from Thomson Reuters.
- On October 21, 2010, counsel received the file wrapper from Thomson Reuters and began gathering exhibits and preparing the present Petition to Revive based unavoidably delayed payment.

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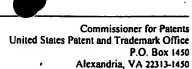
We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity any patent issued thereon.

Cary Tope-McKay

Neil Stratton

10/22/2010 Date 10-27-20/0 Date





www.uspto.gov

TOPE-MCKAY & ASSOCIATES 30765 PACIFIC COAST HIGHWAY #420 MALIBU, CA 90265

MAILED
MAR 2 1 2011
OFFICE OF PETITIONS

In re Patent of Neil Stratton

Patent No. 6,793,224

Issue Date: September 21, 2004

Application No. 09/801,536 Filing Date: March 8, 2001

Attorney Docket No. CS1001

Letter

#### **Request for Information**

This letter is being issued in response to the petition under 37 CFR 1.378(b) filed November 1, 2010.

Petitioner should submit the information requested in this letter within TWO MONTHS of the mailing date of this letter. Extensions of time may not be obtained. No additional fee is due for a response to the instant request for information. The response to this Requirement for Information should include a cover letter entitled "Response to Request for Information." The failure to file a reply to the instant Request for Information will be interpreted as a desire to no longer pursue reinstatement of the patent and the Office will give no further consideration to the matter.

#### Facts

Application No. 09/801,536 was filed March 8, 2001.

During late 2002, the firm of Tope-McKay & Associates began assisting the inventor, on a piece-meal basis," to respond to communications from the USPTO.

In order to reduce docketing costs and maintain control of prosecution, the inventor had all communications sent to the following address:

Eyreick Williamson, President Carver Skateboards, Inc. 245 Turnbull Canyon Road City of Industry CA 91745 ()

The Office mailed a Notice of Allowance on February 20, 2003.

The inventor prepared and filed drawings and the issue fee transmittal form on April 15, 2003.

Office records failed to indicate the Office received the issue fee. As a result, the Office mailed a Notice of Abandonment on June 27, 2003.

A petition under 37 CFR 1.137(b) was filed by the law firm on June 8, 2004. The petition asserted a check for the issue fee was filed with the April 15, 2003 papers. A decision granting the petition under 37 CFR 1.137(b) was mailed June 16, 2004.

The application issued as patent on September 21, 2004.

As a courtesy, the law firm entered the maintenance fee due date into its docketing system.

The 3.5 year maintenance fee could have been paid from September 21, 2007, to March 21, 2008, or with a surcharge from March 22, 2008, to September 22, 2008.

At the time the maintenance fee first became due, "Carver Skateboards, Inc. was managed by Eyreick Williamson, who was responsible for ensuring payment of the Maintenance Fee window."

On or about February 29, 2008, the law firm sent a maintenance fee reminder via e-mail to neil.stratton@comcast.net, the e-mail address for the inventor in the firm's docketing system. However, the inventor never received the e-mail because his correct e-mail address was neilstratton@comcast.net.

The petition states,

Petitioner was displeased with the management as provided by Eyreick Williamson and, in approximately August of 2008, the Petitioner removed Eyreick Williamson and took over Carver Skateboards, Inc.; however, Petitioner believed that the Maintenance Fee had been taken care of by previous management.

On October 19, 2010, the law firm discovered the expiration of the patent while preparing a letter to a competitor alleging infringement of the patent.

The instant petition was filed November 1, 2010.

#### Request

The petition references several exhibits. However, the Office is unable to locate a copy of any of the exhibits in the file. The Office requests Petitioner supply a copy of the exhibits.

#### Recommendation

The Office strongly recommends, but is not requiring, Petitioner supply a statement from both Williamson and Stratton.

The Office also strongly recommends, but is not requiring, Petitioner supply information addressing the following questions:

- 1. Did Stratton ever assign his rights in the patent to Carver Skateboards? If yes, when?
- 2. Did Stratton inform Williamson that Stratton was relying on Williamson to ensure maintenance fees would be timely paid for the patent?
- 3. Did Williamson ever agree to take steps to ensure maintenance fees would be timely paid for the patent?
- 4. Did Stratton take any steps to ensure maintenance fees would be timely paid for the patent? If yes, what steps did he take?
- 5. Did Williamson take any steps to ensure maintenance fees would be timely paid for the patent? If yes, what steps did he take?
- 6. What is the specific date on which Stratton replaced Williamson?
- 7. Why did Stratton, when he replaced Williamson, assume the 3.5 year fee had already been paid even though the last day the fee could have been timely paid was September 22, 2008?
- 8. What steps, if any, did Stratton take to ensure the 7.5 year maintenance fee would be timely paid?

Further correspondence with respect to this matter may be submitted as follows:

By Internet: A request for reconsideration may be filed electronically using EFS Web. 1

Document Code "PET.OP" should be used if the request is filed electronically.

By mail: Mail Stop Petition

**Commissioner for Patents** 

P.O. Box 1450

Alexandria, VA 22313-1450

By facsimile: (571) 273-8300

Attn: Office of Petitions

By hand: U.S. Patent and Trademark Office

Customer Service Window

Randolph Building 401 Dulany Street Alexandria, VA 22314

General Information concerning EFS Web can be found at http://www.uspto.gov/patents/process/file/efs/index.jsp.

Telephone inquiries regarding this communication should be directed to Petitions Attorney Steven Brantley at (571) 272-3203.

Charles Steven Brantley Senior Petitions Attorney

Office of Petitions

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

**NEIL STRATTON** 

PATENT NO:

6,793,224

ISSUED:

**SEPTEMBER 21, 2004** 

APPLICATION NO.:

09/801,536

FILED:

MARCH 8, 2001

ATTORNEY DOCKET NO:

**CSI001** 

TITLE:

TRUCK FOR SKATEBOARDS

United States Patent and Trademark Office Mail Stop: PETITIONS Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### RESPONSE TO REQUEST FOR INFORMATION

#### Dear USPTO Petitions Attorney,

In reply to the Request for Information dated March 21, 2011, for which the TWO MONTH response period extends through and includes May 21, 2011, the Petitioner respectfully requests the entry and consideration of the following Response to Request for Information.

- The office indicated that it was unable to locate copies of the exhibits in the file and asked the Petitioner to supply an additional copy. Included herewith is another copy of the Exhibits as referenced in the original filing.
- The Office recommended the Petitioner supply a statement from both Williamson and Stratton. Included herewith is a written and signed statement from both Williamson and Stratton.

- The Office also asked that the Petitioner provide the following information:
  - 1. At the time of applying for the patent, on approximately March 8, 2001, Christie, Parker & Hale LLP ("First Patent Counsel") provided Stratton an assignment ("First Assignment") in which Stratton assigned rights to the present patent to Carver Skateboards, Inc. ("First Corporation"). Apparently, First Patent Counsel did not record the assignment with the USPTO and Petitioner is unable to locate a copy of the assignment. Nevertheless, the assignment was executed and Mr. Stratton later reassigned ("Second Assignment") it to the newly formed company, Carver International Inc. ("Second Corporation"), after Mr. Williamson's dismissal and the formation of the Second Corporation.
  - 2. As the CEO and CFO of Carver Skateboards, Inc., it was agreed by both Stratton and Williamson that Williamson was responsible for paying the maintenance fees. Stratton also believed that the new law firm, Tope-McKay and Associates ("Second Patent Counsel"), was now in charge of notifying Petitioner and Stratton of any notices, fees or issues.
  - 3. Williamson did agree to manage the legal aspects of the company, including the upkeep of maintenance fees. Williamson had also been told by Stratton that the Second Patent Counsel would alert Petitioner to any notices, fees, or issues.
  - 4. When Stratton met with Second Patent Counsel and hired the law firm to complete the patent, Stratton believed that Second Patent Counsel would set up a notification system that would alert Stratton to any fees (i.e., maintenance fees) that were due to ensure that the maintenance fees would be timely paid. Second Patent Counsel did set up such a notification system (i.e., Docketing System); however, the notification system sent the maintenance fee notice to an incorrect e-mail address which resulted in no one receiving the notice.
  - 5. Williamson worked with Stratton to ensure that the maintenance fees were timely paid by engaging Second Patent Counsel. In engaging Second Patent Counsel, Williamson believed that Second Patent Counsel would set up a notification system that would alert Stratton to any fees (i.e., maintenance fees) that were due to ensure that the maintenance fees would be timely paid. Second Patent Counsel did set up such a notification system; however, the notification system sent the

- maintenance fee notice to an incorrect e-mail address which resulted in no one receiving the notice.
- 6. Stratton replaced Williamson in June of 2008.
- 7. Stratton was told by Williamson that the patent was current, and in fact Stratton paid Williamson for his share of the patent when the First Corporation was dissolved and the assets were distributed. Further, Stratton's belief was seemingly confirmed when the USPTO recorded the Second Assignment (on March 7th of 2010) from Carver Skateboards Inc. to Carver International Inc. It seemed logical to Stratton that if there were a problem with patent that the USPTO would have alerted him at the time of the reassignment. Stratton believed that the fees would have come due during Williamson's management well before Stratton replaced Williamson as CEO, so Stratton believed that it should have been taken care of already.
- 8. Now that these issues have come to light, several methods have been set up to ensure the 7.5 year maintenance fee, due by March 24 2012, will be timely paid. First, the notification system by Second Patent Counsel has been corrected so that notices will arrive properly. The notices will also be sent via paper mail in addition to electronic mail so there is a redundancy. Second, the office manager of Second Corporation (current assignee) has listed the 7.5 year maintenance fee due date on a physical calendar for the upcoming calendar year. Third, Stratton has also written the due date in his personal calendar. Fourth, the office manger of Second Corporation has posted the 7.5 maintenance fee as a bill with a future due date so that the daily reviewed "bills due report" will list the maintenance fee when it becomes due.

/// ///

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity any patent issued thereon.

/Cary Tope-McKay/	05/13/2011
Cary Tope-McKay	Date
heast	05/02/2011
Neil Stratton	Date

Included with this Response are the following Exhibits that were referenced in the Statement Showing Unavoidable Delay that was submitted with the initial Petition to Revive.

- A. Exhibit A is a copy of the instructions from First Patent Counsel to the USPTO to direct all correspondence, including fee-related correspondence, for the Patent Application, to the address of record for Customer Number 23363, which is Christie, Parker & Hale, 350 W. Colorado Blvd., Suite 500, Pasadena CA 91105
- B. Exhibit B is a copy of the application to withdraw as counsel and directing the USPTO to redirect all future correspondence to Carver Skateboards, Inc. (Assignee at the time).
- C. Exhibit C is a copy of the Issue Fee Transmittal Form as prepared by Petitioner
- D. Exhibit D is a true and correct copy of the Maintenance Fee Reminder Letter that was e-mailed to the Petitioner at <a href="maileon-neil.stratton@comcast.net">neil.stratton@comcast.net</a>, which was the e-mail address that was recorded in the Docketing/Notification System.
- E. Exhibit E is a true and correct copy of the e-mail from the Second Patent Counsel's Office Manager to Petitioner regarding the Maintenance Fee Reminder Letter. As noted in Exhibit E, the e-mail was addressed to <a href="mailto:neil.stratton@comcast.net">neil.stratton@comcast.net</a>. The Petitioner's correct e-mail address was and is <a href="mailto:neilstratton@comcast.net">neilstratton@comcast.net</a>, without the period separating his first and last name.
- F. Exhibit F is a copy of the Patent Bibliographic Data Sheet, indicating that a Maintenance Fee Reminder was mailed by the USPTO to First Patent Counsel on March 31, 2008.
- G. Exhibit G is a copy of the actual Maintenance Fee Reminder as mailed by the USPTO to First Patent Counsel.
- H. Exhibit H is a copy of the Notice of Patent Expiration as mailed to First Patent Counsel.
- I. Exhibit I is a copy of the Notice of Recordation, in which Petitioner recorded an assignment with USPTO on June 21, 2010, as Reel/Frame (024563/0654).
- J. Exhibit J is a copy of the Order Confirmation from Thomson Reuters in which Second Patent Counsel ordered the complete file wrapper from Thomson Reuters (Order Number: 1058551) to review the file wrapper and identify how the delay in payment of the maintenance fee occurred

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

**NEIL STRATTON** 

PATENT NO:

6,793,224

ISSUED:

**SEPTEMBER 21, 2004** 

APPLICATION NO.:

09/801,536

FILED:

March 8, 2001

ATTORNEY DOCKET NO:

CSI001

TITLE:

TRUCK FOR SKATEBOARDS

#### STATEMENT FROM WILLIAMSON

#### Dear USPTO Petitions Attorney,

I, Eyreick Williamson, am the former CEO of Carver Skateboards Inc, which at the time was the assignee of U.S. Patent No 6,793,224, entitled, "Truck for Skateboard."

During my time as CEO I paid all the fees and legal costs associated with our patents whenever our law firm notified us. I was unaware that there was any issue with the maintenance fees for this patent, as I had believed that our new law firm would contact us regarding any notices or fees.

Had I received a notice to pay the maintenance fees, I would have either paid them or notified Mr. Stratton of the notice. As it was, I did not know there was a problem until I was recently contacted to write this letter.

I hope that the circumstances do not unfairly penalize Mr. Stratton for something he believed had been taken care of.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity any patent issued thereon.

Sincerely

E. Williamson

Date:

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

**NEIL STRATTON** 

PATENT NO:

6,793,224

ISSUED:

**SEPTEMBER 21, 2004** 

**APPLICATION NO.:** 

09/801,536

FILED:

MARCH 8, 2001

ATTORNEY DOCKET NO:

CSI001

TITLE:

TRUCK FOR SKATEBOARDS

#### STATEMENT FROM STRATTON

#### Dear USPTO Petitions Attorney,

I, Neil Stratton, am petitioning your office to reinstate our patent, U.S. Patent No. 6,793,224, due to the unavoidable circumstances described below.

Our first patent firm (i.e., Christie, Parker & Hale LLP ("First Patent Counsel")) took several years to accomplish very little and charged us an exorbitant premium, so we had to change firms mid stream, which created some confusion. Our new firm (i.e., Tope-McKay and Associates ("Second Patent Counsel")) finished the work in good time at a fair cost and performed very well, and so we were very confident that they were taking care of our needs. At the time we completed the patent we also set up a notification system that would alert us to any notices, updates and renewal fees. I had every reason to believe that they would contact Carver Skateboards, Inc. or myself with any notices. But because the notification system we had set in place contained an error in the e-mail address, the notifications did not arrive and I was unaware that the fees had not been paid.

From 2000 to 2008, Williamson was the CEO of Carver Skateboards, Inc. and handled all legal and financial matters, while I was in charge of new designs and marketing. During this time Williamson paid all the legal fees pertaining to the patent, and most of these were not discussed with me unless there was a design question.

When Williamson and I decided to split in June of 2008, and the division of the company's assets were discussed, including this patent, I was assured that everything was current and in full force. Monies were even allocated for Williamson's share of the patent. I am not a businessman by training but a designer, and when I took over the operation it was sinking financially at the start of the recession, so I had to quickly learn how to set up and run a manufacturing business under very difficult circumstances. I trusted that the patent had been renewed as I had been told, especially as it represents the core of our business, and I focused on saving the company.

When I was able to, I set out to reassign the patent to the new corporation. The USPTO accepted my reassignment and recorded it May 7<sup>th</sup> of 2010. This confirmed to me that

everything was current. I was not aware at the time that the USPTO would not alert me to an issue in recording a reassignment for an abandoned patent.

This patent is not only the protection for the signature product of my company but the result of many years of my personal work developing the idea into a product. As your office is surely aware, bringing new ideas to the market is not an easy thing to do, and in the face of many years of denial by the marketplace, my company and the innovative product I developed has finally begun to find acceptance. With success comes imitators, and we are experiencing this in increasing volume. There are currently 11 knock-off products directly imitating ours in overseas markets where we do not have patent protection. Some of these knock off companies are now coming to the USA and trying to infringe on our patented, American made invention. In fact, it was during the preparation for a Cease and Desist that our attorney, Marcus Risso of Tope-McKay & Associates, discovered that the patent was listed as abandoned and instantly alerted us to the problem. Our response had been immediate, and we have since set up better systems to insure that this and our other intellectual properties are being renewed on time. I hope that we can emerge from this disaster whole again, and that with your help we can get back what we worked so hard to create.

Thank you for taking the time to consider my plea.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity any patent issued thereon.

Neil Stratton

1105 5 YAN

Date:



UNITED STATES SPARTMENT OF COMMERCE Patent and Trademark Office

Assistant Secretary and Commissioner Of Patents and Trademarks Washington, D.C. 20231

## CHANGE OF ADDRESS/POWER OF ATTORNEY

#9

FILE LOCATION 36C5 SERIAL NUMBER 09801536 PATENT NUMBER
THE CORRESPONDENCE ADDRESS HAS BEEN CHANGED TO CUSTOMER # 23363
THE PRACTITIONERS OF RECORD HAVE BEEN CHANGED TO CUSTOMER # 23363
THE FEE ADDRESS HAS BEEN CHANGED TO CUSTOMER # 23363
ON 07/24/02 THE ADDRESS OF RECORD FOR CUSTOMER NUMBER 23363 15:

CHRISTIE, PARKER & HALE, LLP 350 WEST COLORADO BOULEVARD SUITE 500 PASADENA CA 91105

AND THE PRACTITIONERS OF RECORD FOR CUSTOMER NUMBER 23363 ARE:

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PTO INSTRUCTIONS: PLEASE TAKE THE FOLLOWING ACTION WHEN THE CORRESPONDENCE ADDRESS HAS BEEN CHANGED TO CUSTOMER NUMBER: RECORD, ON THE NEXT AVAILABLE CONTENTS LINE OF THE FILE JACKET, 'ADDRESS CHANGE TO CUSTOMER NUMBER'. LINE THROUGH THE OLD ADDRESS ON THE FILE JACKET LABEL AND ENTER ONLY THE 'CUSTOMER NUMBER' AS THE NEW ADDRESS. FILE THIS LETTER IN THE FILE JACKET. WHEN ABOVE CHANGES ARE ONLY TO FEE ADDRESS AND/OR PRACTITIONERS OF RECORD, FILE LETTER IN THE FILE JACKET. THIS FILE IS ASSIGNED TO GAU 3618.

PTO-FMD TALBOT-1/97

Exhibit A



#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

pplicant

Neil Stratton

Application No. Filed

09/801,536 March 8, 2001

Title

TRUCK FOR SKATEBOARDS

Grp/Div.

3618

Examiner

Mar, Michael Y.

Docket No.

37197/RJW/A824

RECEIVED

AUG 2 9 2002

**GROUP 3600** 

### APPLICATION TO WITHDRAW AS ATTORNEYS OF RECORD IN PENDING APPLICATION

Assistant Commissioner for Patents Washington, D.C. 20231

Post Office Box 7068 Pasadena, CA 91109-7068 August 15, 2002

#### Commissioner:

The undersigned, for themselves and for all other persons appointed by Applicant in the Declaration and Power of Attorney executed on March 6, 2001, apply to withdraw as attorneys of record in the above-identified application. The undersigned have express authority and power to act for said other persons, as evidenced by the enclosed copy of a Reciprocal Authorization Re Withdrawal of Attorneys before the U.S. Patent Office and executed by the undersigned and all of said other persons.

Applicant and Mr. Eyreick Williamson, his employer at Carver Skateboard, Inc. have been advised of this withdrawal. Applicant and Mr. Williamson have also been given a copy of the outstanding Office action dated July 22, 2002, and has been informed that a response must be filed no later than January 22, 2003.

A copy of this Notice of Withdrawal as Attorneys of Record is being mailed to the Applicant and Mr. Williamson.

Please address all future correspondence to Carver Skateboards, Inc., 245 Turnbull Canyon Road, City of Industry, California 91745 to the attention of Mr. Eyreick Williamson, President.

I hereby cursity that this terrorquedence is her deposited with the U.S. Postal florwice as first of small is an exceluper addressed to Assista Commissioner the Trademarks, 2000 Crystal Del Arilangian, VA 22283-3513 and

-1

#### Application No. 09/801,586

This request to withdraw is being submitted in triplicate (original plus two copies).

Respectfully submitted.

CHRISTIE, PARKER & HALE, LLP

Reg. No. 29,946

By Division

Reg. No. 24,187 626/795-9900

By Walton & Marwell

Walter G. Maxwe Reg. No. 25,355 626/795-9900

By

Les T. Rahn Reg. No. 20,356 626/795-9900

RJW/clb

Enclosures: Application to Withdraw (2 copies)

Reciprocal Authorization Re Withdrawal...

cc: Neil Stratton

Eyreick Williamson

CLB PAS454518.1 - 4/15/02 12:17 PM

### **BEST COPY**

4-16-03

#### PART B - PEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Box ISSUE FEE

Commissioner for Patents Washington, D.C. 20231 Eax (703)746-4000

g me ISSUE FEE and PUBLICATION FEE (if required). Blacks I through 4 should be completed where advance orders and multication of maintenance free will be mailed to the current correspondence address as set 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for

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Eyreick Williamson, President Carver Skateboards, Inc. 245 Turnbull Canyon Road City of Industry, CA 91745



issue fee

TOTAL FEE(5) DUE

APPLICATION NO.	FILENO DATE	FIRST MAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO
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PUBLICATION FEE

TITLE OF INVENTION: TRUCK FOR SKATEBOARDS

SHALL ENTITY

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## Exhibit C

# TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

23852 Pacific Coast Highway Suite 311 Malibu, CA 90265 info@topemckay.com Tel: 310.589.8158 Fax:310.943.2736

February 29, 2008

Carver Skateboards, Inc. Attn: Neil Stratton 706 6th Avenue Venice, CA 90291

Sent via Email to neil stratton@comcast.net

RE: Maintenance Fee Due for CS1001

Dear Mr. Stratton:

This letter is to remind you that the 4 year maintenance fee for CSI001, US Patent 6,793,224 ("Method and Apparatus for Forming Inspection Openings in Insulation Cladding"), has a due date of Friday, March 21, 2008. This maintenance fee will serve to prevent the patent from expiring before its 20 year patent term.

We have attached a credit card form that you may sign and return back to us via fax or email so that we may send payment. If for your own reasons you wish not to proceed with this particular patent, or if you wish to go about payment in a different manner, please do not hesitate to contact our office at your earliest convenience.

Thank you in advance for your prompt response in this matter.

Best regards,

-Rachel Herrera

Office Manager rherrera@topemckav.com

Phone: (310) 589-8158 Fax: (310) 943-2736 From: Sent: Rachel Herrera [rherrera@topemckay.com]

To:

Friday, February 29, 2008 6:21 PM

Subject:

neil.stratton@comcast.net

Attachments:

CSI001 4Year Maintenance Fee Due 3/ 21/2008 CSI001-M.Fee-080229.doc; Credit Card Form CSI001.pdf

importance:

Hìgh

Hello Neil,

Please see the attached documents regarding the 4 year maintenance fee due on CSI001 and let us know if you have any questions.

Best regards,

-Rachel

Rachel Z. Herrera Office Manager Tope-McKay & Associates 23852 Pacific Coast Hwy #311 Mailbu, CA 90265

Email: rherrera@topemckay.com

Phone: (310) 589-8158 Fax: (310) 943-2736

This communication is for the sole use of the intended recipient and may contain confidential and privileged information. Any unauthorized review, use, disclosure, dissemination, distribution or copying is strictly prohibited. If you are not the intended recipient, please contact the sender immediately by reply e-mail and completely destroy all copies of the original message. Thank you.

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# Exhibit F



PAYOR NUMBER 23363

P75M

CHRISTIE, PARKER 6 HALE, LLP PO BOX 7068 PASADENA CA 91109-7068 DATE PRINTED

03/31/08

#### MAINTENANCE FEE REMINDER

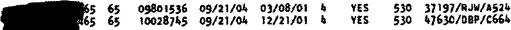
According to the records of the U.S. Patent and Trademark Office (USPTO) the maintenance fee for the patent(s) listed below (for which the above address is on record as the fee address under 37 CPR 1.363) has not been paid within the six-month period set forth in 37 CPR 1.362(d). THE MAINTENANCE PEE MAY STILL BE PAID WITH THE APPLICABLE SURCHARGE SET FORTH IN 37 CPR 1.20(h), WITHIN THE SIX-MONTH GRACE PERIOD SET FORTH IN 37 CPR 1.362(e).

Unless payment of the maintenance fee and the applicable surcharge is received in the USPTO within the six-month grace period, THE PATENT WILL EXPIRE AS OF THE END OF THE GRACE PERIOD. 35 U.S.C. 41(b).

The total payment due is the amount required on the date the fee is paid (and not necessarily the amount indicated below). All USPTO fees (including maintenance fees) are subject to change. Customers should refer to the USPTO Web site (www.uspto.gov) or call the Maintenance Fee Branch at 571-272-6500 for the most current fee amounts for the correct entity status before submitting payment. The total payment due indicated below is based on the entity status according to current Office records (shown below).

Timely payment of the total payment due is required in order to avoid expiration of the patent. A maintenance fee payment can be timely made using the certificate of mailing or transmission procedure set forth in 37 CFR 1.8.

	 	U.S. APPL NUMBER	ISSUE	FILING	PAY- MENT SMALL YEAR ENTITY:	PYMT	DOCKET	



The maintenance fee and the applicable surcharge can be paid quickly and easily over the Internet at www.uspto.gov by electronic funds transfer (EPT), credit card, or USPTO deposit account payment methods. The mailing address for all maintenance fee payments not electronically submitted over the Internet is: U.S. Patent and Trademark Office, P.O. Box 979070, St. Louis, MO 63197-9000.

Direct any questions about this notice to: Mail Stop M Correspondence, Director of the United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450.

NOTE: This notice was automatically generated based on the amount of time that elapsed since the date a patent was granted. It is possible that the patent term may have ended or been shortened due to a terminal disclaimer that was filed in the application. Also, for any patent that issued from an application filed on or after June 8, 1995 containing a specific reference to an earlier filed application or applications under 35 U.S.C. 120, 121, or 365(c), the patent term ends 20 years from the date on which the earliest such application was filed, unless the term was adjusted or extended under 35 U.S.C. 154 or 156. Patentee should determine the relevant patent term for a patent before paying the maintenance fee.

36F4401 (7/2007)



Commissioner for Patents
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Alexandria, VA 22313-1450

PAYOR NUMBER 23363

P75#

CHRISTIE, PARKER & HALE, LLP PO BOX 7068 PASADENA CA 91109-7068 DATE PRINTED

10/20/08

#### NOTICE OF PATENT EXPIRATION

According to the records of the U.S. Patent and Trademark Office (USPTO), payment of the maintenance fee for the patent(s) listed below has not been received timely prior to the end of the six-month grace period in accordance with 37 CFR 1.362(e). THE PATENT(S) LISTED BELOW HAS THEREFORE EXPIRED AS OF THE END OF THE GRACE PERIOD. 35 U.S.C. 41(b). Notice of the expiration will be published in the USPTO Official Gazette.

Expired patents may be reinstated in accordance with 37 CFR 1.378 if upon petition, the maintenance fee and the surcharge sat forth in 37 CFR 1.20(i) are paid, AND the delay in payment of the maintenance fee is shown to the satisfaction of the Director to have been mayoidable or unintentional. 35 U.S.C. 41(c)(1).

If the Director accepts payment of the maintenance fee and surcharge upon petition under 37 CFR 1.378, the patent shall be considered as not having expired but would be subject to the intervening rights and conditions set forth in 35 U.S.C. 41(c)(2).

For instructions on filing a petition under 37 CFR 1.378 to reinstate an expired patent, customers should call the Office of Petitions Help Deak at 571-272-3282 or refer to the USPTO Web site at www.uspto.gov/web/offices/pac/dapp/petitionspractice.html. The USPTO also permits reinstatement under 37 CFR 1.378(c) by electronic petition (e-petition) using EFS-Web; e-petitions may be automatically granted if all the eligibility requirements are met. For further information on filing an e-petition, please call the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or 571-272-4100 or refer to the EBC's e-petition guide at www.uspto.gov/ebc/portal/efs/petition\_quickstart.pdf.

PATENT NUMBER	U.S. APPLICATION NUMBER	PATENT ISSUE DATE	APPLICATION FILING DATE	EXPIRATION DATE	ATTORNEY DOCKET NUMBER
6793224	09801536	09/21/04	03/08/01	09/21/08	37197/RJW/A524

NOTE: This notice was automatically generated based on the amount of time that elapsed since the date a patent was granted. It is possible that the patent term may have ended or been shortened due to a terminal disclaimer that was filed in the application. Also, for any patent that issued from an application filed on or after June 8, 1995 containing a specific reference to an earlier filed application or applications under 35 U.S.C. 120, 121, or 365(c), the patent term ends 20 years from the date on which the earliest such application was filed, unless the term was adjusted or extended under 35 U.S.C. 154 or 156.

MA4410 [11/2006



#### United States Patent and Trademark Office

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JUNE 22, 2010

PTAS

NEIL STRATION 111 SIERRA STREET EL SEQUNDO, CA 90245

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RECORDATION DATE: 06/21/2010

BEEL/FRAME: 024563/0654

NUMBER OF PAGES: 6

BRIEF: CERTIFICATE OF DISSOLUTION

ASSIGNOR:

CARVER SKATEBOARDS INC.

DOC DATE: 01/25/2010

ASSIGNEE:

CARVER INTERNATIONAL INC. 111 SIERRA STREET EL SEQUNDO, CALIFORNIA 90245

SERTAL NUMBER: 09801536 PATENT NUMBER: 6793224

TITLE: TRUCK FOR SKATEBOARDS

FILING DATE: 03/08/2001 ISSUE DATE: 09/21/2004

SHARETILL COLES, EXAMINER ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION

P.O. Box 1450, Alexandria, Virginia 22313-1450 - www.uspro.cov

Exhibit I

#### Marcus Risso

From: Sent: russell.belicek@thomsonreuters.com Wednesday, October 20, 2010 12:46 PM

To:

mrisso@topemckay.com

Subject:

ts.cm-fhservice@thomsonreuters.com Order Number: 1058551; Docket Number: CSI001

Dear Marcus Risso.

The File History of U.S. Patent 6793224, requested on 10-20-2010 is not available in our inventory collection; therefore, we have requested a copy of the File from the USPTO. The file is located in the USPTO Franconia Storage Warehouse. We anticipate the delivery within 1-2 business days.

A notification will be provided to you if we experience any further delays.

Please respond with any further questions.

Thank you,

#### Russell Belicek

File History Customer Service Specialist

Thomson Reuters

1-800-445-9760 X 5722

russell.belicek@thomsonreuters.com thomsonreuters.com

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TOPE-MCKAY & ASSOCIATES 30765 PACIFIC COAST HIGHWAY #420 MALIBU, CA 90265 MAILED MAY 25 2011

OFFICE OF PETITIONS

In re Patent of Neil Stratton

Patent No. 6,793,224

Issue Date: September 21, 2004

Application No. 09/801,536

Filing Date: March 8, 2001

Attorney Docket No. CS1001

**Decision on Petition** 

This is a decision on the petition under 37 CFR 1.378(b) filed November 1, 2010, as supplemented on May 13, 2011.

The petition is dismissed.

# **Background**

Application No. 09/801,536 was filed March 8, 2001.

The sole inventor is Neil Stratton.

On or about March 8, 2001, Stratton assigned his rights to the invention to Carver Skateboards, Inc. ("Owner 1").

Eyerick Williamson was the Chief Executive Officer and Chief Financial Officer of Owner 1.

During late 2002, the firm of Tope-McKay & Associates began assisting Owner 1 with the prosecution of the application "on a piece-mail basis." However, the Office was not instructed to send communications to the law firm and, as of November 12, 2002, the correspondence address of record for the application was:

Eyreick Williamson, President Carver Skateboards, Inc. 245 Turnbull Canyon Road City of Industry CA 91745

The application issued as a patent on September 21, 2004.

During the time period from 2000 to June 2008, Williamson paid all fees and legal costs related to the patent, and Williamson did not discuss payment of most of the fees with the inventor.

Williamson's statement states, "I believed our new law firm would contact us regarding any notices or fees."

The inventor's statement states the inventor believed the law firm "would contact [Owner 1] or myself with any notices."

The 3.5 year maintenance fee could have been paid from September 21, 2007, to March 21, 2008, or with a surcharge from March 22, 2008, to September 22, 2008.

The law firm's docketing system included an e-mail address for the inventor and the law firm sent a maintenance fee reminder to the e-mail address on February 29, 2008. However, the e-mail was not received because the e-mail address for the inventor in the docketing system included a typographical error. Specifically, the docketing system identified the e-mail address as neil.stratton@comcast.net instead of neilstratton@comcast.net.

The law firm did not receive any response to the February 29, 2008 e-mail.

During June 2008, Williamson and the inventor decided to dissolve Owner 1 and divided up Owner 1's assets. The inventor states, when Williamson and the inventor discussed the division of the assets, Williamson assured the inventor all the assets, including the patent, were current and in full force.

The 3.5 year maintenance fee was not paid on or before September 22, 2008. As a result, the patent expired on September 22, 2008.

On October 19, 2010, the law firm discovered the expiration of the patent while preparing a letter to a competitor alleging infringement of the patent.

On a date after the dissolution of the company, but before May 7, 2010, ownership rights in the patent were transferred from Owner 1 to Carver International Co. ("Owner 2").

A petition under 37 CFR 1.378(b) was filed November 1, 2010.

The Office mailed a Request for Information on March 21, 2011.

A response to the Request for Information was filed May 13, 2011.

#### Law

A grantable petition under 37 C.F.R. § 1.378(b) must be accompanied by a showing to the satisfaction of the Director that the <u>entire</u> delay in paying the required maintenance fee from the due date for the fee until the filing of a grantable petition pursuant to this paragraph was <u>unavoidable</u>.

In order for a party to show unavoidable delay, the party must show "reasonable care was taken to ensure that the maintenance fee would be promptly paid." The level of "reasonable care" required to be shown is the same as the level of "care or diligence ... generally used and observed by prudent and careful men in relation to their most important business." When determining if a period of delay has been shown to have been unavoidable, the Office will take "all the facts and circumstances into account" and will decide each petition "on a case-by-case basis."

35 U.S.C. § 41(c)(1) states, with emphasis added, "The Director may accept the payment of any maintenance fee . . . after the six month grace period if the delay is shown to the satisfaction of the Director to have been unavoidable." Therefore, petitioner has the burden of proof. The decision will be based solely on the written, administrative record in existence. A petition will not be granted if petitioner provides insufficient evidence to "show" that the delay was unavoidable.

The Office and Congress have recognized the unavoidable standard can be very difficult to meet. During 1992, Congress considered the difficulty involved in reinstating a patent under the unavoidable. Congressional representatives described the unavoidable standard as inflexible, extremely hard to meet, too stringent and harsh. Congress did NOT take steps to make the unavoidable standard more flexible, easier too meet, less stringent, or less harsh. Instead, Congress determined that it would allow patent owners the ability to reinstate a patent under an "unintentional" standard as long as the petition was filed within 24 months of the expiration of the patent. Congress chose to continue requiring proof of unavoidable delay for petitions filed after the 24 month time period.

#### **Analysis**

#### Owner 1's Conduct

The inventor took over Owner 1 during June 2008.

<sup>1 37</sup> C.F.R. § 1.378(b).

<sup>&</sup>lt;sup>2</sup> In re Mattulath, 38 App. D.C. 497, 514-15 (D.C. Cir. 1912). See also Ray v. Lehman, 55 F.3d 606, 34 U.S.P.Q.2d (BNA) 1786 (Fed. Cir. 1995) (citations omitted) ("[1]n determining whether a delay in paying a maintenance fee was unavoidable, one looks to whether the party responsible for payment of the maintenance fee exercised the due care of a reasonably prudent person.")

<sup>&</sup>lt;sup>3</sup> Smith v. Mossinghoff, 671 F.2d 533, 538, 213 U.S.P.Q. (BNA) 977 (D.C. Cir. 1982).

<sup>&</sup>lt;sup>4</sup> "[The unavoidable] standard has been found to be extremely hard to meet. Some patent owners have lost their patent rights due to this inflexible standard." 138 CONG. REC. S16613, 16614 (September 30, 1992) (Rep. DeConcini) (emphasis added). "The unavoidable standard has proved to be too stringent in many cases." 138 CONG. REC. H1115 (October 3, 1992) (Rep. Hughes) (emphasis added). "The unavoidable standard is 'too stringent. Some patent owners have lost their patent rights due to circumstances that do not warrant this harsh result, but that could not be considered 'unavoidable' under current law." 138 CONG. REC. E1688 (June 4, 1992) (extension of remarks of Rep. McCollum) (emphasis added).

#### The inventor's statement states,

From 2000 to [June] 2008, Williamson ... handled all legal and financial matters... During this time Williamson paid all the legal fees pertaining to the patent, and most of these were not discussed with me unless there was a design question....

When Williamson and I decided to split in June of 2008, and the division of the company's assets were discussed, including this patent, I was assured that everything was current and in full force.... I trusted the patent had been renewed as I had been told.

The inventor's statement explicitly states he had been told the patent was renewed. However, Williamson's statement does not indicate Williamson ever told the inventor any maintenance fee had been paid for the patent, and the record fails to disclose any motive Williamson would have had for making such a statement.

The inventor's assertion he was told the patent was renewed appears to be based on the inventor's interpretation that a statement asserting Owner 1's assets, including the patent, were current and in full force is the equivalent of a statement the 3.5 year maintenance fee was paid. However, since the 3.5 year maintenance fee could have been paid as late as September 22, 2008, a statement asserting the assets were current and in full force was not the equivalent of a statement the fee had been paid. For example, if an individual's monthly car payment can be paid as late as May 30, 2011, an assertion by the individual that all car payments are current made on May 15, 2011, would not the equivalent of a statement the payment due by May 30, 2011, was already paid. Therefore, the record fails to show a reasonable and prudent person, treating the patent with the same level of care the person would use when handling the person's most important business, would have assumed the maintenance fee had already been paid based on Williamson's ambiguous statement.

Although a statement by Williamson that the patent was current and in full force was not necessarily an indication the maintenance fee had already been paid, a reasonable person could interpret the statement, when viewed in conjunction with all the other facts in this case, as an indication Williamson had responded to all prior notices related to the patent sent to Owner 1 from the firm. Therefore, the inventor's belief the fee had been paid, may well have been the result of:

- 1. An assumption the firm would notify Owner 1 when a maintenance fee became due,
- 2. An assumption Williamson had responded to any notices a maintenance fee was due for the instant patent received prior to the date the inventor assumed control of Owner 1, and
- 3. The fact the inventor did not receive any notices indicating any maintenance fee was due after the date the inventor assumed control of Owner 1.

As to item 1 listed above, the inventor appears to have assumed the law firm would notify Owner 1 when maintenance fees became due. However, the record fails to establish such an assumption

was consistent with the level of care normally exercised by reasonable and prudent individuals when handling their most important business.

The November 1, 2010 petition states,

In approximately November of 2002, Petitioner engaged the services of [the law firm] to assist Petitioner, on a piece-meal basis, in responding to Office actions and other communications from the USPTO....

Petitioner wanted to reduce docketing costs and maintain further control of the Patent Application. As such, although Petitioner engaged [the law firm] to respond to USPTO communications related to the Patent Application, such communication continued to be mailed to [Owner 1] and [the law firm] was not made the attorney of record.

The language quoted directly above clearly indicates Owner 1 hired the law firm on a piece-meal basis in order to reduce costs and maintain control of the patent. The language also appears to indicate Owner 1 would receive a notice or communication from the USPTO and then contact the law firm for assistance in responding to the notice or communication. The record does not indicate the law firm was responsible for monitoring the case and notifying Owner 1 each time a legal obligation involving the case arose. In other words, the record fails to establish the fact a party has hired a law firm on a piece-meal basis, without more, warrants an assumption the law firm is obligated to notify the party when maintenance fees become due.

The inventor's statement states, with emphasis added, "At the time we completed the patent we also set up a notification system that would alert us to any notices, updates, and renewal fees." The quoted language implies:

- 1. The inventor and the law firm explicitly discussed the subject of renewal fees,
- 2. The inventor and the law firm agreed the firm would notify the inventor when such fees became due, and
- 3. The inventor and the law firm set up a *reliable* system to notify Owner 1 when the fees became due.

Although the quoted language implies the facts above are true, the record does not include a statement from any individual at the law firm stating Owner 1 and the law firm explicitly discussed maintenance fees and/or worked together to set up a system to notify Owner 1 when maintenance fees became due. In addition, the petition does not state the law firm and the inventor set up the notification system, does not state the law firm was legally obligated to enter the matter into the docketing system, does not state the law firm was legally obligated to notify Owner 1 when the fee became due, or state the firm informed the inventor or Williamson that the patent had been entered into the docketing system. Therefore, the Office will not interpret the quoted language, at this time, as the equivalent of a clear assertion that the inventor and the law firm explicitly discussed the subject of renewal fees, agreed the firm would notify the inventor when such fees became due, and set up a reliable system to notify Owner 1 when the fees became due.

The Office recognizes the firm did enter the patent into a docketing system that would alert the firm when the 3.5 year maintenance fee became due. However, the record fails to indicate whether or not the law firm docketed the patent as a courtesy or as the result of a legal obligation. In addition, the record fails to indicate the law firm told Owner 1 that the law firm would notify Owner 1 when the maintenance fee became due.

In view of the prior discussion, the record fails to establish Owner 1's conduct, via the inventor's conduct, was consistent with the level of care normally exercised by reasonable and prudent individuals when handling their most important business.

The Office notes Williamson's statement does not address, or even acknowledge the existence, of, any discussion of the patent between Williamson and the inventor during June 2008. If a request for reconsideration is filed, the request should include a new statement by Williamson. The statement should fully address all discussions of the patent between Williamson and the inventor during June 2008. For example, Williamson should address the inventor's assertion Williamson assured the inventor all the assets, including the patent, were current and in full force.

# Owner 2's Conduct

The record fails to identify the exact date Owner 2 became the owner of the patent. However, the record appears to indicate the inventor is the individual at Owner 2 responsible for handling patent matters. Therefore, the exact date Owner 2 became the owner of the patent is unnecessary since the discussion of Owner 1's conduct appears to apply equally to Owner 2.

## The Law Firm's Conduct

Even if the record established the law firm was under a clear legal obligation to notify Owner 1 when the 3.5 year maintenance fee became due, the petition could not be granted.

Reliance on a third party representative does not, per se, constitute "unavoidable" delay. When a party relies on an attorney to take certain steps, the petition must address not only the party's actions but also must address the attorney's actions or inactions. A showing is insufficient if it merely establishes that a petitioner did everything the petitioner could do monitor the attorney's actions and inactions, but fails to address the attorney's conduct.

<sup>&</sup>lt;sup>5</sup> See Pioneer Inv. Servs. Co. v. Brunswick Assocs. Ltd. P'ship, 507 U.S. 380, 396, 397 (1993) ("The [Circuit] court also appeared to focus its analysis on whether respondents did all they reasonably could in policing the conduct of their attorney, rather than on whether their attorney, as respondents' agent, did all he reasonable could to comply with the court-order bar date. In this, the court erred. . . . [I]n determining whether respondents' failure to file their proof of claim prior to the bar date was excusable, the proper focus is upon whether the neglect of respondents and their counsel was excusable." (emphasis in original)). In Huston v. Ladner, 973 F.2d 1564, 1567, 23 U.S.P.Q.2D (BNA) 1910 (Fed. Cir. 1992), the court determined the client was bound by the attorney's actions. The majority was unpersuaded by the dissent which states in part that the "errors occurred despite exceptional vigilance by the client."

<sup>6</sup> See Id.

In essence, one may not prove unavoidable delay by proving that one shifted the burden to take an appropriate action to a third party. If one chooses to rely on the actions or inactions of a third party, one will be bound by such actions or inactions. As recognized by the Supreme Court, with emphasis added,

Petitioner voluntarily chose his attorney as his representative in the action and he cannot now avoid the consequences of the acts or omissions of this freely selected agent ... Each party is deemed bound by the acts of his lawyer-agent and is considered to have 'notice of all facts, notice of which can be charged upon the attorney.<sup>7</sup>

Williamson was the individual at Owner 1 responsible for handling payment of legal fees and costs at the time the e-mail was sent, and Williamson would have been the individual who would have submitted the maintenance fee to the law firm, or directly to the USPTO. The record fails to indicate the law firm ever attempted to contact Williamson to inform him the 3.5 year maintenance fee was due. The record fails to provide any explanation for the law firm's failure to attempt to contact Williamson.

The law firm did make an attempt to contact the inventor using an e-mail address for the inventor. The firm's rationale for attempting to contact the inventor by e-mail is unclear. Specifically, the record fails to indicate the inventor ever informed the law firm to send communications to the inventor by e-mail or indicate the law firm had successfully received responses to e-mails concerning this case from the inventor in the past.

The record also fails to indicate the law firm used e-mails to correspond with the inventor when handling other cases. Office records indicate Application No. 11/039,617 was filed by the law firm on January 19, 2005, and Application No. 12/080,342 was filed by the law firm on April 2, 2008. The inventor in this case is identified as the inventor in both applications. Both applications eventually issued as patents. The record does not indicate whether or not communications with the inventor pertaining to the other applications were conducted via e-mail or another method.

Although the record fails to identify the exact reason the firm attempted to contact the inventor via e-mail, the use of an e-mail address when sending a notice is not *per se* unreasonable. For example, if the firm had received a response to the e-mail, the failure to send the notification by any other means might well have been reasonable. In this case, the law firm did not receive a response to the e-mail.

A variety of situations can result in a party failing to receive a response to an e-mail. Such situations include, but are not limited to:

1. The recipient's e-mail address set forth in the sender's records may contain a typographical error,

<sup>&</sup>lt;sup>7</sup> Link v. Wabash Railroad Co., 370 U.S. 626, 633-634, 8 L. Ed. 2d 734, 82 S. Ct. 1386 (1962) (quoting Smith v. Ayer, 101 U.S. 320, 326 (1880)).

Patent No. 6,793,224 Page 8

2. The sender may make a typographical error when typing the recipient's e-mail address when preparing the e-mail,

- 3. The recipient may no longer use the e-mail address,
- 4. The host of the recipient's e-mail address may use spam filtering software that results in the e-mail being automatically placed in a trash folder,
- 5. The e-mail might not be received as a result of a "glitch" in hardware, software, a server, or other item, and
- 6. The recipient may read the e-mail and believe a response is unnecessary,
- 7. The recipient may read the e-mail and consider the matter to lack enough value to warrant spending time responding to the e-mail.

The record fails to indicate the law firm took any action after failing to receive a response to the e-mail, and fails to set forth any explanation for the law firm's failure to take any further actions to contact the inventor (or Williamson).

The Office has reviewed all the facts of record and determined the record fails to prove, <u>if</u> the law firm was legally obligated to notify Owner 1 when the 3.5 year fee became due, the law firm's failure to take any action to contact Williamson, in conjunction with the firm's failure to take any additional actions to contact the inventor, was consistent with the level of care normally exercised by reasonable and prudent individuals when handling their most important business

# **Petitioner's Current Options**

# I. Petitioner may file a request for reconsideration.

Any request for reconsideration must be submitted within TWO (2) MONTHS from the mail date of this decision and include a non-refundable petition fee of \$400. Extensions of time under 37 C.F.R. § 1.136(a) are NOT permitted. The reconsideration request should include a cover letter entitled "Renewed Petition under 37 CFR 1.378(b)." This is **not** a final agency action within the meaning of 5 U.S.C. § 704.

After a decision on the petition for reconsideration is issued, no further reconsideration or review of the matter will be undertaken by the Director. Therefore, it is extremely important that petitioner supply any and all relevant information and documentation with his request for reconsideration. The Commissioner's decision will be based solely on the administrative record in existence. Petitioner should remember that it is not enough that the delay was unavoidable; petitioner must prove that the delay was unavoidable. A petition will not be granted if petitioner provides insufficient evidence to "show" that the delay was unavoidable. Therefore, if a request for reconsideration is filed, it must establish that the entire delay in the submission of the maintenance fee was unavoidable.

II. <u>Petitioner may request a refund of the maintenance fee and surcharge which accompanied the petition.</u>

Since the petition is dismissed, petitioner may request a refund of the maintenance fee and surcharge. Petitioner is reminded that if a request for reconsideration is later filed along with the

\$400 fee, the \$400 will not be refunded. A request for a refund should be sent to: Mail Stop 16, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. A copy of this decision should accompany any request for refund.

Further correspondence with respect to this matter may be submitted as follows:

By Internet: A request for reconsideration may be filed electronically using EFS Web.<sup>8</sup>

Document Code "PET.OP" should be used if the request is filed electronically.

By mail:

Mail Stop Petition

**Commissioner for Patents** 

P.O. Box 1450

Alexandria, VA 22313-1450

By facsimile: (571) 273-8300

Attn: Office of Petitions

By hand:

U.S. Patent and Trademark Office

Customer Service Window

Randolph Building 401 Dulany Street Alexandria, VA 22314

Telephone inquiries regarding this communication should be directed to Petitions Attorney Steven Brantley at (571) 272-3203.

Charles Steven Brantley Senior Petitions Attorney

Office of Petitions

<sup>&</sup>lt;sup>8</sup> General Information concerning EFS Web can be found at http://www.uspto.gov/patents/process/file/efs/index.jsp.

Exhibit 6

PTO/SB/65 (03-09

Approved for use through 03/31/2012. OMB 0651-0016

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**Docket Number (Optional) CSI001** 

Mail to: Mail Stop Petition

**Commissioner for Patents** 

P.O. Box 1450

Alexandria VA 22313-1450 Fax: (571) 273-8300

NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at

(571) 272-3282.

Patent Number: 6,793,224  Issue Date: 9/21/2004  CAUTION: Maintenance fee (and surcharge, if any) purpose (or reissue patent number, if a re U.S. application (or reissue application) le is/are associated with the correct patent.	issue) and (2) the application number of the actual eading to issuance of that patent to ensure the fee(s)					
Also complete the following information, if applical	., .,					
The above-identified patent:						
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resulted from the entry into the U.S. under	·					
CERTIFICATE OF MAILIN	G OR TRANSMISSION (37 CFR 1.8(a))					
I hereby certify that this paper (along with any paper r	eferred to as being attached or enclosed) is					
(1) being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 OR						
(2) transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 273-8300.						
07/25/2011						
Date	Signature Cary Tope-McKay					
	Typed or printed name of person signing Certificate					

[Page 1 of 4]

This collection of information is required by 37 CFR 1.378(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO This collection or information is required by 37 CPR 1.376(b). The information is required to obtain or retain a benefit by the process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/65 (03-09)

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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1.	SMALL ENTITY									
	Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27									
2.	LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS									
	Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g)									
3.	MAINTENANCE FEE (37 CFR 1.20(e)-(g))									
Th	The appropriate maintenance fee must be submitted with this petition, unless it was paid earlier.									
Γ	NOT Small Entity Small Entity									
L	Amount Fee (Code)	Amount F	ee (Code)							
	\$ 3 ½ yr fee (1551)	\$31/2	yr fee (2551)							
	\$ 7 ½ yr fee (1552)	7 %	yr fee (2552)							
	\$ 11 ½ yr fee (1553)	\$11 1/2	yr fee (2553)							
	MAINTENANCE FEE BEING SUBMITTED \$									
4.	4. SURCHARGE  The surcharge required by 37 CFR 1.20(i)(1) of \$ (Fee Code 1557) must be paid as a condition of accepting unavoidably delayed payment of the maintenance fee.  SURCHARGE FEE BEING SUBMITTED \$									
5. MANNER OF PAYMENT  Enclosed is a check for the sum of \$  Please charge Deposit Account No the sum of \$  Payment by credit card. Form PTO-2038 is attached.										
6.	AUTHORIZATION TO CHARGE ANY FEE DEFICITION  The Director is hereby authorized to charge any Deposit Account No		r petition fee deficiency to							

PTO/S8/65 (03-09)
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7. OVERPAYMENT	
As to any overpayment made, please	
Credit to Deposit Account No.	
OR	Addition to the second
Send refund check	
WARNI	NG:
Petitioner/applicant is cautioned to avoid submitting personal infor- contribute to identity theft. Personal information such as social se numbers (other than a check or credit card authorization form PTC the USPTO to support a petition or an application. If this type of p USPTO, petitioners/applicants should consider redacting such per to the USPTO. Petitioner/applicant is advised that the record of a the application (unless a non-publication request in compliance wi a patent. Furthermore, the record from an abandoned application referenced in a published application or an issued patent (see 37 to 2038 submitted for payment purposes are not retained in the appli	curity numbers, bank account numbers, or credit card 0-2038 submitted for payment purposes) is never required by the ersonal information is included in documents submitted to the resonal information from the documents before submitting them patent application is available to the public after publication of th 37 CFR 1.213(a) is made in the application) or issuance of may also be available to the public if the application is CFR 1.14). Checks and credit card authorization forms PTO-
8. SHOWING	
The enclosed statement will show that the delay in timely since reasonable care was taken to ensure that the main petition is being filed promptly after the patentee was not expiration of the patent. The statement must enumerate the maintenance fee, the date and the manner in which the patent, and the steps taken to file the petition promptly.	tenance fee would be paid timely and that this ified of, or otherwise became aware of, the the steps taken to ensure timely payment of the
9. PETITIONER(S) REQUESTS THAT THE DELAYED PAYME PATENT REINSTATED.	NT OF THE MAINTENANCE FEE BE ACCEPTED AND THE
	07/25/2011
Signature(s) of Petitioner(s)	Date
Qary Tope-McKay	41,350
Typed or printed name(s)	Registration Number, if applicable
30765 Pacific Coast Highway #420	310.589.8158
Address	Telephone Number
Malibu, CA 90265	
Address	
ENCLOSURES:	
Maintenance Fee Payment	
Statement why maintenance fee was not paid timely	
Surcharge under 37 CFR 1.20(i)(1) (fee for filing the main	ntenance fee petition)
Other:  1.378(e)-Petition Fee  Williamson statement  Stratton Statement	
Stration Statement	

PTO/SB/65 (03-09)
Approved for use through 03/31/2012. OMB 0851-0016
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37 CFR 1.378(d) states: "Any petition under this section registered to practice before the Patent and Trademark (	nust be signed by an attorney or agent Office, or by the patentee, the assignee, or
other party in interest."	
	07/25/2011
Signature	Date
Cary Tope-McKay	41,350
Type or printed name	Registration Number, if applicab
/	
STATEMENT	•
(In the space below, please provide the showing of unavo	oidable delay recited in paragraph 8 above.)
•	
•	
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	•
luded with this form is a statement with a series of facts that o	collectively show that the delay was unavoidable.

2 8 7011 B	acenwork Reduction Act of 1995	no person	U.S. P IS are required to respond to a coll Application Number	Patent and T liection of inf	PTO/SB/21 (04-07) Approved for use through 09/30/2007. OMB 0651-0031 frademark Office; U.S. DEPARTMENT OF COMMERCE formation unless it displays a valid OMB control number.	
TRADE				09/80	1,536	
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	FORM		First Named Inventor	Neil Stra	atton	
	-		Art Unit	<del>                                     </del>		
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	r all correspondence after initial	11ting) 24	Attorney Docket Number	CS1001		
Total Number o	of Pages in This Submission	27_	7-10-11-1	CS1001	·	
		ENCI	LOSURES (Check all	that apply	n	
Amendm A A Extension Express Information Certified Documer Reply to incomple	nsmittal Form  dee Attached  dent/Repty  After Final  Affidavits/declaration(s)  on of Time Request  Abandonment Request  on Disclosure Statement  Copy of Priority  ht(s)  Alter Application  tepty to Missing Parts  nder 37 CFR 1.52 or 1.53		Drawing(s)  Licensing-related Papers  Petition  Petition to Convert to a  Provisional Application  Power of Attorney, Revocatior Change of Correspondence A  Ferminal Disclaimer  Request for Refund  CD, Number of CD(s)  Landscape Table on CD	ddress	After Allowance Communication to TC  Appeal Communication to Board of Appeals and Interferences  Appeal Communication to TC (Appeal Notice, Brief, Repty Brief)  Proprietary Information  Status Letter  Other Enclosure(s) (please Identify below):  Williamson statement Stratton Statement	
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<del></del>	SIGNA	TURE O	F APPLICANT, ATTOR	NEY C	P ACENT	
Firm Name					A AGENT	
Signature			k Associates	<u>}</u>		
Printed name	/Cary Tope-Me					
	Cary Tope-N	<u>/lcKa</u>				
Date	Date 07/25/2011 / Reg. No. 41,350					
CERTIFICATE OF TRANSMISSION/MAILING						
I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:						
Rachei Horrera/						

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Date

07/25/2011

Rachel Herrera

Typed or printed name

PTO/SB/17 (10-08) Approved for use through 06/30/2010. OMB 0851-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE perwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number Effective on 12/08/2004. Complete if Known ant to the Consolidated Appropriations Act, 2005 (H.R. 4818). **Application Number** 09/801,536 TRANSMITTA Filing Date 3/8/2001 For FY 2009 First Named Inventor **Neil Stratton Examiner Name** Applicant claims small entity status. See 37 CFR 1.27 Art Unit TOTAL AMOUNT OF PAYMENT 400.00 Attorney Docket No. **CSI001** METHOD OF PAYMENT (check all that apply) Check Credit Card Money Order None Other (please identify): Deposit Account Deposit Account Number: Deposit Account Name: For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below Charge fee(s) indicated below, except for the filing fee Charge any additional fee(s) or underpayments of fee(s) Credit any overpayments under 37 CFR 1.16 and 1.17 WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. **FEE CALCULATION** 1. BASIC FILING, SEARCH, AND EXAMINATION FEES **FILING FEES SEARCH FEES EXAMINATION FEES Small Entity Small Entity** Small Entity **Application Type** Fee (\$) Fee (\$) Fee (\$) Fees Paid (\$) Fee (\$) Fee (\$) Fee (\$) Utility 330 165 540 220 270 110 Design 220 110 100 140 50 70 Plant 220 110 330 165 170 85 Reissue 330 165 540 650 270 325 **Provisional** 220 110 n 2. EXCESS CLAIM FEES Small Entity Fee Description Fee (\$) Fee (\$) Each claim over 20 (including Reissues) 52 26 Each independent claim over 3 (including Reissues) 220 110 Multiple dependent claims 390 195 **Total Claims Extra Claims** Fee (\$) Fee Pald (\$) **Multiple Dependent Claims** - 20 or HP = Fee (\$) Fee Paid (\$) HP = highest number of total claims paid for, if greater than 20. Extra Claims Fee Paid (\$) Fee (\$) - 3 or HP = HP = highest number of independent claims paid for, if greater than 3. 3. APPLICATION SIZE FEE If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$270 (\$135 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).

Total Sheets Extra Sheets Number of each additional 50 or fraction thereof **Total Sheets** Fee (\$) Fee Paid (\$) - 100 = / 50 = (round up to a whole number) x 4. OTHER FEE(S) Fees Paid (\$) Non-English Specification, \$130 fee (no small entity discount) Other (e.g., late filing surcharge): 1.378(e)-Petition Fee \$400 SUBMITTED BY

Signature

Registration No. 41,350

Telephone 1.310.589.8158

Name (Print/Type) Cary Tope-McKay

Date 07/25/2011

This collection of information is required by 37 FR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the

This collection of information is required by 37 FR 1.138. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/17 (10-08)

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Effective on 12/08/2004. Fields of Strant to the Consolidated Appropriations Act, 2005 (H.R. 4818). FEE TRANSMITTAL			Complete if Known			
			Application Number	09/801,536		
FEE IKAN	12 IA	IIIIAL	Filing Date	3/8/2001		
For FY 2009			First Named Inventor	Neil Stratton		
Applicant claims small entity status. See 37 CFR 1.27			Examiner Name			
			Art Unit			
TOTAL AMOUNT OF PAYMENT	(\$)	400.00	Attorney Docket No.	CSI001		

Under the R

TOTAL AMOUNT OF PAY	MENT (\$)	400.00	)	Attorney Docke	No. CSI	001			
METHOD OF PAYMENT (check all that apply)									
Check Credit Card Money Order None Other (please identify):  Deposit Account Deposit Account Number:  Deposit Account Number:									
For the above-ident	ified deposit	account, the Direct	or is her	eby authorized to	: (check all ti	hat apply)			
Charge fee(s) indicated below Charge fee(s) indicated below, except for the filling fee									
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under 37 CFi under 37 CFi WARNING: Information on thi information and authorization	s form may be	come public. Credit	card inf	ormation should n	ot be include:	on this form. Pr	ovide credit card		
FEE CALCULATION	•								
1. BASIC FILING, SEAI	FILING			CH FEES		ATION FEES			
Application Type	Fee (\$)	Fee (\$)	Fee (\$	Small Entity Fee (\$)	Fee (\$)	Small Entity Fee (\$)	Fees Paid (\$)		
Utility	330	165	540	270	220	110			
Design	220	110	100	50	140	70			
Plant	220	110	330	165	170	85			
Reissue	330	165	540	270	650	325			
Provisional	220	110	0	0	0	0			
2. EXCESS CLAIM FEESSmall EntremailFee DescriptionFee (\$)Each claim over 20 (including Reissues)52Each independent claim over 3 (including Reissues)220									
Multiple dependent o	laims Extra Clair	ns Fee (\$)	Eas	Paid (\$)		390	195		
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HP = highest number of inde	*	paid for, if greater th	ıan 3.						
<ol> <li>APPLICATION SIZE FEE</li> <li>If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$270 (\$135 for small entity) for each additional 50</li> </ol>									
sheets or fraction the Total Sheets - 100 =	sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).  Total Sheets								
4. OTHER FEE(S) Non-English Specification, \$130 fee (no small entity discount)							Fees Paid (\$)		
Other (e.g., late filing surcharge): 1.378(e)-Petition Fee									

SUBMITTED BY Registration No. 41,350 (Attorney/Agent) Telephone 1.310.589.8158 Signature Date 07/25/2011 Name (Print/Type) Cary Tope-McKay

This collection of information is required by 37 CFR 138. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

**NEIL STRATTON** 

APPLICATION No.:

09/801,536

PATENT NO:

6,793,224

FILED:

March 8, 2001

ISSUED:

**SEPTEMBER 21, 2004** 

TITLE:

TRUCK FOR SKATEBOARDS

United States Patent and Trademark Office Mail Stop: PETITION Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

# RENEWED PETITION UNDER 37 CFR 1.378(b)

SHOWING (Item 8; Statement Showing Unavoidable Delay)

## Dear Commissioner,

Below is a statement showing that the delay in timely payment of the 3-1/2 year maintenance fee for U.S. Patent No. 6,793,224 was unavoidable since reasonable care was taken to ensure that the maintenance fee would be paid timely and that this petition is being filed promptly after the patentee was notified of, or otherwise became aware of, the expiration of the patent.

In conducting further research for this request for consideration, new and relevant facts have come to light which are pertinent to this petition. These facts are provided below and are analyzed in light of legal precedent, specifically *Futures Technology Ltd. V. Quigg*, 684 F. Supp. 430, 7 USPQ2d 1588 (E.D. Va. 1988), a copy of which is included as Exhibit A.

#### I. Relevant Facts/Timeline

- June 28, 2001 Petitioner, Neil Stratton was issued 300 of the total 1,000 shares of common stock in Carver Skateboards, Inc. On the stock certificate, presented as Exhibit B, Eyreick Williamson is listed as President of the company. Mr. Williamson acted as Chief Executive Officer, Chief Financial Officer, and Chairman of the Board of Directors of Carver Skateboards, Inc. through the time of the Dissolution of Assets on June 1, 2008, at which point equitable title in U.S. Patent No. 6,793,224 passed to shareholder Mr. Stratton.
- September 21, 2004 U.S. Patent No. 6,793,224 issued on September 21, 2004.
- September 21, 2007 until March 21, 2008 The 3-1/2 year maintenance fee window was open without surcharge.
- March 22, 2008 through September 22, 2008 The 3-1/2 year maintenance fee window was open with surcharge.
- June 1, 2008 Various assets of Carver Skateboards, Inc. were divided among its shareholders. In this transaction, U.S. Patent No. 6,793,224 passed to shareholder Mr. Stratton. During the transaction, Mr. Stratton specifically asked Mr. Williamson, Chief Executive Officer, Chief Financial Officer, and Chairman of the Board of Directors of Carver Skateboards, Inc. whether the renewal (maintenance) fee for U.S. Patent No. 6,793,224 was paid. Mr. Williamson, who as an officer and director of Carver Skateboards, Inc. had a fiduciary duty to Mr. Stratton as a shareholder of Carver

Skateboards, Inc. assured Mr. Stratton that the fee had been paid. Copies of Mr. Stratton's notes and of the June 1, 2008 Division of Assets agreement are included as Exhibits C and D, respectively. For clarity, the mention of the renewal in the notes is enclosed in the red figure.

- May of 2010 Mr. Stratton, in the process of preparing a formal assignment document for the patent for recordation with the USPTO, contacted the USPTO in May of 2010 to inquire about assignment processes.
- June 21, 2010 Believing that the Patent was still valid, the Petitioner recorded an assignment with USPTO, as Reel/Frame (024563/0654). Attached hereto as Exhibit E is a copy of the Notice of Recordation. Although reliance on statements by USPTO employees is generally insufficient grounds for reviving expired patents on the basis of unavoidable abandonment, Petitioner's attempt to formally assign the patent is indicative of Petitioner's state of mind and his reliance on Mr. Williamson's assurances that the maintenance fee had been paid and the patent was still in good standing.
- October 19, 2010 Patent Counsel was in the process of preparing a letter on behalf of Petitioner, alleging infringement of the Patent by a competitor. In preparing the letter, Patent Counsel went to PAIR to copy a fresh set of claims from PAIR to incorporate into the letter. While on PAIR, Patent Counsel noticed that the status listed the patent as expired for failure to pay the maintenance fees. Patent Counsel immediately contacted Petitioner, who was shocked to hear that the Patent was expired. The fact that Petitioner was attempting to enforce the Patent is further indicative of Petitioner's state of mind and his reliance on Mr. Williamson's assurances that the maintenance fee had been paid and the patent was still in-force.
- October 20, 2010 Patent Counsel and Petitioner contacted the USPTO inventor assistance center (Reference Number 1-77297035) to inquire about the status of the case.

- October 20, 2010 Patent Counsel ordered the complete file wrapper from Thomson Reuters (Order Number: 1058551) to review the file wrapper and identify how the delay in payment of the maintenance fee occurred. Attached hereto as Exhibit F is a copy of the Order Confirmation from Thomson Reuters.
- October 21, 2010 Counsel received the file wrapper from Thomson Reuters and began
  gathering exhibits and preparing the present Petition to Revive based on unavoidably
  delayed payment.
- November 1, 2010 Counsel filed the initial paperwork for the present petition with the USPTO.

Also enclosed are supporting Statements/Declarations from the Petitioner, Mr. Stratton and Mr. Williamson as well as a Release Agreement signed by both Mr. Stratton and Mr. Williamson.

#### II. Legal Standard

This petition is governed by case law precedent. The standard set forth by the U.S. District Court in Futures Technology Ltd. V. Quigg, 684 F. Supp. 430, 7 USPQ2d 1588 (E.D. Va. 1988), which is specifically cited in MPEP 711.03(c)(II)(E), provides that where a patent application is held by a party with a fiduciary duty to the owner of the patent application and where that party breaches that fiduciary duty by allowing the patent application to become abandoned, the owner, as equitable owner, had a right to rely on the party with the fiduciary duty, and that the owner exercised diligence by inquiring about the status of the patent application while being assured that work was being done on the application, when in fact, the work was not being done.

#### (a) MPEP 2590(I):

As the language in 35 U.S.C. 41(c)(1) is identical to that in 35 U.S.C. 133 (i.e., "unavoidable" delay), a late maintenance fee for the unavoidable delay standard is considered under the same standard for reviving an abandoned application under 35 U.S.C. 133. See Ray v. Lehman, 55

F.3d 606, 608-09, 34 USPQ2d 1786, 1787 (Fed. Cir. 1995) (quoting *In re Patent No. 4,409,763*, 7 USPQ2d 1798, 1800 (Comm'r Pat. 1988), aff'd sub nom. Rydeen v. Quigg, 748 F. Supp. 900, 16 USPQ2d 1876 (D.D.C. 1990), aff'd, 937 F.2d 623 (Fed. Cir. 1991) (table), cert. denied, 502 U.S. 1075 (1992)). See MPEP § 711.03(c) for a general discussion of the "unavoidable" delay standard.

# (b) MPEP 711.03(c)(II)(E):

The question under 37 CFR 1.137 is whether the delay on the part of the party having the right or authority to reply to avoid abandonment (or not reply) was unavoidable or unintentional. When the applicant assigns the entire right, title, and interest in an invention to a third party (and thus does not retain any legal or equitable interest in the invention), the applicant's delay is irrelevant in evaluating whether the delay was unavoidable or even unintentional. See *Kim v. Quigg*, 718 F. Supp. 1280, 1284, 12 USPQ2d 1604, 1607-08 (E.D. Va. 1989). When an applicant assigns the application to a third party (e.g., the inventor/applicant's employer), and the third party decides not to file a reply to avoid abandonment, the applicant's actions, inactions or intentions are irrelevant under 37 CFR 1.137, unless the third party has reassigned the application to the applicant prior to the due date for the reply. *Id*.

Likewise, where the applicant permits a third party (whether a partial assignee, licensee, or other party) to control the prosecution of an application, the third party's decision whether or not to file a reply to avoid abandonment is binding on the applicant. See Winkler, 221 F. Supp. at 552, 138 USPQ at 667. Where an applicant enters an agreement with a third party for the third party to take control of the prosecution of an application, the applicant will be considered to have given the third party the right and authority to prosecute the application to avoid abandonment (or not prosecute), unless, by the express terms of the contract between applicant and the third party, the third party is conducting the prosecution of the application for the applicant solely in a fiduciary capacity. See Futures Technology Ltd. v. Quigg, 684 F. Supp. 430, 431, 7 USPQ2d 1588, 1589 (E.D. Va. 1988). Otherwise, the applicant will be considered to have given the third party unbridled discretion to prosecute (or not prosecute) the application to avoid abandonment, and will be bound by the actions or inactions of such third party.

(c) Futures Technology Ltd. V. Quigg, 684 F. Supp. 430, 7 USPQ2d 1588 (E.D. Va. 1988)

In determining what constitutes unavoidable delay, the Commissioner has found that the word "unavoidable" should apply to "ordinary human affairs, and [that it] requires no more or greater care or diligence than is generally used and observed by prudent and careful men in relation to their most important business." Ex parte Pratt, 1887 Dec. Comm'r Pat. 31, 32-33 (Comm'r Pat. 1887), cited with approval in In re Mattullath, 38 App. D.C. 497, 514-15 (D.C. Cir. 1912).

In the Futures Technology case, plaintiff exercised the diligence observed by prudent and careful men. [1] Plaintiff had a contract with Enertronics, by which Enertronics was to make patent applications and plaintiff was to remain the equitable owner of those applications. [2] Plaintiff had a right to expect Enertronics' performance under that contract. [3] When plaintiff became troubled by Enertronics' performance, plaintiff requested information from Enertronics regarding the status of the application which forms the basis of this case. [4] Plaintiff was given assurances by Enertronics that work was being done on the application, when in fact, such work was not being done. [5] When Enertronics finally assigned the application to plaintiff, the truth of the application's status was discovered, and plaintiff began petitioning for revival.

The Court in the *Futures* Technology case concluded, "When the equities of this case are considered, it is clear that plaintiff's delay in prosecuting this application was unavoidable. Accordingly, the Commissioner's decision should be reversed and plaintiff's patent application should be revived."

Specifically, the key point in the *Futures Technology* case was that the contract between the plaintiff and Enteronics created a fiduciary duty on behalf of Enteronics to act with a fiduciary duty with respect to the plaintiff.

(d) Fiduciary Duty - Tritek Telecom, Inc. v. Superior Court, 87 Cal. Rptr. 3d 455 (Cal. Ct. App. 2009)

Officers and Directors of corporations in California are held to a fiduciary duty standard with regard to their conduct of business on behalf of the corporation and its shareholders. See the accompanying table discussing the duties of Directors as well as Cal. Corp. Code § 204 and Cal. Corp. Code § 309.

Corporate directors owe a duty of care to the corporation and its shareholders and must serve in good faith in a manner such director believes to be in the best interest of the corporation and its shareholders. A court only is required to defer to the business judgment of decisions made by disinterested directors. *Tritek Telecom, Inc. v. Superior Court*, 87 Cal. Rptr. 3d 455 (Cal. Ct. App. 2009).

#### III. Analysis

The facts of the present case closely parallel those of the Futures Technology case in that:

- (1) Eyreick Williamson, as the Chief Executive Officer, Chief Financial Officer, and Chairman of the Board of Directors of Carver Skateboards, Inc. had a fiduciary duty to act solely in the best interest of the employer/principal, free of any self-dealing, conflicts of interest, or other abuse of the principal for personal advantage. Here, as evidenced by the statement of Mr. Williamson himself, he was aware that the maintenance fee was due and failed to make payment, to his personal advantage. In particular, during the course of the division of the assets among the shareholders, Mr. Stratton specifically inquired regarding whether the renewal/maintenance fee had been paid and Mr. Williamson, fully aware that the fee had not been paid, assured Mr. Stratton that the fee had been paid. As the particular transaction was one in which the corporation was assigning various assets to its shareholders, it was not a simple sale of assets to buyers, but rather a transaction in which Mr. Williamson had a fiduciary duty to act in the best interests of the shareholders, free of any self-dealing, conflicts of interest, or other abuse of the principal for personal advantage. Mr. Williamson breached that duty.
- (2) Mr. Stratton had a right to expect Mr. Williamson's performance under the contract, because as a shareholder, Mr. Stratton had a right to expect an officer and director of the corporation to act in the best interest of the shareholders, free of any self-dealing, conflicts of interest, or other abuse of the principal for personal advantage. Again, Mr. Williamson breached this duty, which Mr. Stratton had a right to expect would be fulfilled.

- (3) During the negotiation of the transaction (the Division of Assets), Mr. Stratton specifically asked Mr. Williamson if the renewal/maintenance fee had been paid. Mr. Williamson assured Mr. Stratton that the fee had, in fact, been paid. Again, as a shareholder Mr. Stratton had a right to expect an officer and director of the corporation to act in the best interest of the shareholders, free of any self-dealing, conflicts of interest, or other abuse of the principal for personal advantage. Again, Mr. Williamson breached this duty, which Mr. Stratton had a right to expect would be fulfilled.
- (4) As a result of his inquiry during the transaction, Mr. Stratton was given assurances that the renewal/maintenance fee had been paid, when, in fact, such payment (work) was not made (done). Again, as a shareholder, Mr. Stratton had a right to expect an officer and director of the corporation to act in the best interest of the shareholders, free of any self-dealing, conflicts of interest, or other abuse of the principal for personal advantage. Again, Mr. Williamson breached this duty, which Mr. Stratton had a right to expect would be fulfilled.
- (5) After the patent was finally assigned to Mr. Stratton, the truth of the patent's "expired" status was inadvertently discovered by Mr. Risso on October 19, 2010, during the preparation of a letter to an alleged infringer while using PAIR to copy a fresh set of claims to incorporate into the letter. Mr. Risso immediately contacted Mr. Stratton. On October 20, 2010, Mr. Risso and Mr. Stratton contacted the USPTO to inquire further regarding the status of the case. On the same day, Mr. Risso ordered a copy of the complete file wrapper from Thompson Reuters (Order Number: 1058551) in order to identify how the delay in payment of the maintenance fee occurred. The next day, on October 21, 2010, Mr. Risso received the file wrapper from Thompson Reuters and began gathering the necessary information to petition for revival of the '224 patent based on unavoidably delayed payment. The initial petition was mailed to the USPTO on November 1, 2010 and received on November 8, 2010 by the Office of Petitions. Thus, when the truth of the application's status was discovered Mr. Stratton promptly began petitioning for revival.

The facts of the present case closely mirror those of the Futures Technology case. In fact, it could be argued that the fiduciary duties owed to a corporation and its shareholders by its directors and officers is greater than that owed by contract, since those made by contract may be tailored to be more narrow than "acting in the best interest of the shareholders, free of any self-dealing, conflicts of interest, or other abuse of the principal for personal advantage." Thus, not only could it be argued, as the Court in the Futures Technology case concluded, "When the equities of this case are considered, it is clear that plaintiff's delay in prosecuting this application was unavoidable." It could be argued that because of the level of care owed by Mr. Williamson, Mr. Stratton, as a shareholder of Carver Skateboards, Inc., is even more deserving of a revival of this unavoidably abandoned patent.

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity any patent issued thereon.

Cary Tope-McKay

Neil Stratton

July 25,2011

Date

JULY 25, 2011

Date



## FUTURES TECH. v. QUIGG, 684 F. Supp. 430 (E.D.Va. 04/26/1988)

- [1] UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA, ALEXANDRIA DIVISION
- [2] 87-1320-A
- [3] 684 F. Supp. 430, 1988.EVA.0000033<a href="http://www.versuslaw.com">http://www.versuslaw.com</a>
- [4] April 26, 1988
- [5] Futures Technology, Ltd., Plaintiff,
   v.
   Donald J. Quigg, Commissioner of Patents and Trademarks, Defendant
- [6] Ross F. Hunt, Jr., Esquire, Larson & Taylor, Arlington, Virginia, for Plaintiff., Paula P. Newett, Assistant United States Attorney, U.S. Attorney's Office, Alexandria, Virginia, for Defendant.
- [7] Claude M. Hilton, United States District Judge.
- [8] The opinion of the court was delivered by: HILTON
- [9] MEMORANDUM OPINION
- [10] CLAUDE M. HILTON, UNITED STATES DISTRICT JUDGE.
- [11] This action was instituted by plaintiff to set aside the Final Agency Decision of the Commissioner of Patents and Trademarks. The case is now before the court on the parties' cross motions for summary judgment. As equitable considerations are involved, the facts of the case merit recitation here.
- [12] A patent application was filed in the Patent and Trademark Office on June 10, 1982, relating to an invention entitled the "Portable Energy Cost Calculator." The inventor named on that application assigned the invention to Enertronics Research, Inc. (Enertronics) on August 4, 1982. A patent examiner rejected the application on June 18, 1984, and notice of the rejection was mailed to Enertronics' attorney. Enertronics did not respond to the rejection within the three-month response period specified by the examiner, and the application was deemed abandoned on September 19, 1984. Notice of the abandonment was mailed to Enertronics' attorney.
- [13] Plaintiff had entered a contract with Enertronics on December 30, 1981 which called for Enertronics to develop inventions and file patent applications for those inventions. This activity was to be carried out with funds provided by plaintiff. Enertronics was to hold any patents it obtained in a fiduciary capacity for plaintiff, and plaintiff was to be the equitable owner of the inventions and patent applications.
- During 1984, plaintiff had become dissatisfied with Enertronics' performance pursuant their 1981 contract. Representatives of the parties held a meeting on July 16, 1984. Plaintiff sought to convince Enertronics to assign the contract to Advanced Micro Products, Inc., whose officer, Timothy I. Michels, was at the July 16 meeting. Enertronics' president indicated that his company would not relinquish the development contract, that it was working on the application, and that it would complete that work. At that time, Enertronics' president had already received notice of the rejection of the patent application.



- [15] Mr. Michels made other attempts, on behalf of plaintiff, to obtain information about the progress of the patent application. Enertronics was not forthcoming with such information. Enertronics' attorney refused to divulge information to Mr. Michels, based on the attorney's confidential relationship with Enertronics.
- [16] The attorney later revealed, in a statement accompanying plaintiff's original petition to revive, that he was instructed by Enertronics "to put all further patent efforts on hold." On a later date, Enertronics told the attorney: "We no longer need your services." Even later, the attorney learned that Enertronics and plaintiff were in litigation and that they were parties to a contract concerning inventions. At that time the attorney recommended the assignment of the application to plaintiff, which was executed on October 22, 1985.
- [17] Enertronics assigned the patent application which is the subject of this case to plaintiff on October 22, 1985. Plaintiff filed its original petition to revive the application, under 37 C.F.R. § 1.137(b), on December 18, 1985, maintaining that the application had been unintentionally abandoned. This petition was refused. Several other petitions to revive the application were made by plaintiff, pursuant to 37 C.F.R. § 1.137(a), maintaining that the delay in prosecuting the application was unavoidable. The Commissioner rejected the last of the requests for reconsideration in his Final Agency Decision on October 22, 1987.
- [18] Based on the facts of this case, and the applicable law, this patent application was not intentionally abandoned and that the delay in its prosecution was unavoidable. The contract made between plaintiff and Enertronics in 1981 established plaintiff as the equitable owner of this patent application. Plaintiff never intended to abandon this application. In fact, on numerous occasions, plaintiff, or its representatives, inquired of Enertronics as to the status of the application. However, due to circumstances surrounding the relationship between plaintiff and Enertronics, plaintiff was unable to timely prosecute the application.
- [19] In determining what constitutes unavoidable delay, the Commissioner has found that the word "unavoidable" should apply to "ordinary human affairs, and [that it] requires no more or greater care or diligence than is generally used and observed by prudent and careful men in relation to their most important business." Ex parte Pratt, 1887 Dec. Comm'r Pat. 31, 32-33 (Comm'r Pat. 1887), cited with approval in In re Mattullath, 38 App. D.C. 497, 514-15 (D.C. Cir. 1912).
- [20] In this case, plaintiff exercised the diligence observed by prudent and careful men. Plaintiff had a contract with Enertronics, by which Enertronics was to make patent applications and plaintiff was to remain the equitable owner of those applications. Plaintiff had a right to expect Enertronics' performance under that contract. When plaintiff became troubled by Enertronics' performance, plaintiff requested information from Enertronics regarding the status of the application which forms the basis of this case. Plaintiff was given assurances by Enertronics that work was being done on the application, when in fact, such work was not being done. When Enertronics finally assigned the application to plaintiff, the truth of the application's status was discovered, and plaintiff began petitioning for revival.
- [21] When the equities of this case are considered, it is clear that plaintiff's delay in prosecuting this application was unavoidable. Accordingly, the Commissioner's decision should be reversed and plaintiff's patent application should be revived.
- [22] An appropriate order shall issue.
- [23] Alexandria, Virginia



- [24] April 26, 1988
- [25] ORDER
- [26] In accordance with the attached Memorandum Opinion, it is hereby
- [27] ORDERED that plaintiff's motion for summary judgment is GRANTED, and plaintiff's patent application shall be revived.
- [28] Alexandria, Virginia
- [29] April 26, 1988

19880426

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15% on M sales

10% on RAX?

Paid monthly on Sales we collect

8% on 91 DIST

EQUIP = NO VALUE

\*Biggest flow now is New Co Old Co, should be New Co/Eyrick

Patent: small value/Paid

If not buy shares,

Good Will : No good will

otherwise oldes needs to stay alive for the 4 years... is Corp.

- · Pay Erreick ar consultant agreement. volve is in future, Payments are fully deductable to New Co.
- o My half of Payables not to so on Canver's '08 Books, as I need the deduction.
- · E taxed @ ordinary tax vates if anets are sold,
- · Liquidateon: file last Return : Certificate of Dissolution wy secretary of State
- . we contribute our assumed liabilities to New Co,
- · list liquidation
- · Contract needs to include. \$x for 4 years ino interest in company

EXHIBIT C

## **DIVISION OF ASSETS**

6/1/2008

Carver Skateboards Inc, is a dissolved corporation and this is the record of the division of the remaining assets between the 3 partners. There is no monetary value assigned to any of the items, all partners mutually agree to dissolve the corporation and divide the remaining assets according to who made them or brought them to the company.

## Eyreick Williamson:

- -4 Drill Presses
- -2 Coolant Systems
- -1 4" Belt Sander
- -3 Computers
- -2 Phones
- -1 Phone/Fax
- -3 Office Work Stations
- -2 Heavy Duty Work Benches
- -Miscellaneous hand tools and drill bits

#### **Neil Stratton**

- -Miscellancous matched plate tooling
- -Website address
- -Domain name
- -Patent #US 6,793,224 B2
- -Patent #US 7,287,672 B2

## Greg Falk

-Miscellaneous drill jigs

Eyreick Williamson

Neil Stratton

Greg-Falk

**EXHIBIT D** 





# United States Patent and Trademark Office

UNDER SECRETARY OF CORRESCE FOR INTELESCREAL PROPERTY AND DIRECTOR OF THE USETGE STATES PATENT AND TRADEMARK OFFICE



JUNE 22, 2010

PTAS

NEIL STRATION 111 SIERRA STREET EL SEQUNDO, CA 90245

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RECORDATION DATE: 06/21/2010

REEL/FRAME: 024563/0654 NUMBER OF PAGES: 6

BRIEF: CERTIFICATE OF DISSOLUTION

ASSIGNOR:

CARVER SKATEBOARDS INC.

DOC DATE: 01/25/2010

ASSIGNEE:

CARVER INTERNATIONAL INC. 111 SIERRA STREET EL SECUNDO, CALIFORNIA 90245

SERTAL NUMBER: 09801536 PATENT NUMBER: 6793224

TITLE: TRUCK FOR SKATEBOARDS

FILING DATE: 03/08/2001 ISSUE DATE: 09/21/2004

SHARETLL COLES, EXAMINER ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION

P.O. Box 1450, Alexandria, Virginia 22313-1450 - www.usprn.cov

**EXHIBIT E** 

## Marcus Risso

From: Sent:

russell.belicek@thomsonreuters.com Wednesday, October 20, 2010 12:46 PM

To:

mrisso@iopemckay.com

Cc:

ts.cm-fhservice@thomsonreuters.com

Subject: Order Number: 1058551; Dockel Number: CSi001

# Dear Marcus Risso,

The File History of U.S. Patent 6793224, requested on 10-20-2010 is not available in our inventory collection; therefore, we have requested a copy of the File from the USPTO. The file is located in the USPTO Franconia Storage Warehouse. We anticipate the delivery within 1-2 business days.

A notification will be provided to you if we experience any further delays.

Please respond with any further questions.

Thank you,

Russell Belicek

File History Customer Service Specialist

Thomson Reuters

1-800-445-9760 X 5722

russell.belicek@thomsonreuters.com thomsonreuters.com

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#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

**NEIL STRATTON** 

PATENT NO:

6,793,224

ISSUED:

**SEPTEMBER 21, 2004** 

APPLICATION NO.:

09/801,536

FILED:

MARCH 8, 2001

ATTORNEY DOCKET NO:

CSI001

TITLE:

TRUCK FOR SKATEBOARDS

#### STATEMENT FROM WILLIAMSON

Dear USPTO Petitions Attorney,

I, Eyreick Williamson, am the former Chief Executive Officer ("CEO"), Chief Financial Officer ("CFO"), Chairman of the Board of Directors ("Chairman"), and a shareholder of Carver Skateboards Inc. ("Carver"), which at the time was the assignee of U.S. Patent No 6,793,224, entitled, "Truck for Skateboard." I served in these capacities from the year 2000 through the time when Carver Skateboards Inc. divided its assets in 2008.

While acting as CEO, CFO, and Chairman of Carver, I also operated El Monte Non-Ferrous Foundry, at 245 Turnbull Canyon Road, Industry, CA 91754 ("the Foundry"), the same location as Carver Skateboards, Inc.

One of my duties as CFO of Carver was oversight of all financial matters, including payment of patent-related costs. Toward the end of my tenure at Carver, on June 1, 2008, I signed a "Division of Assets" agreement, in which the assets of the corporation were divided among its shareholders. This agreement is included as an appendix to this declaration as Appendix A. As of that date, patent 6,793,224 was effectively assigned to Neil Stratton. Thus, responsibility for payment of the maintenance fee during the portion of the maintenance fee "window" from September 21, 2007, through the asset allocation to the shareholders on June 1, 2008, was within my fiduciary responsibilities as CFO of Carver.

To the extent that this declaration contradicts my prior statements, I recant my former statements.

I said in my previous statement, "I believed our new law firm would contact us regarding any notices or fees." This was not true. While there was a time I did believe this was true, at the point at which Neil asked me about it during our negotiations I already knew it was due. At the time, I ran the Foundry where we cast aluminum parts for numerous customers, including Carver. At the time I needed cash to keep my foundry running while so much of my business was moving to India and China, so I used Carver's cash flow to make up the difference sometimes. Paying the patent maintenance fee was

something I fully intended to do, but between my cash flow problems and the extra work I had to take on when we let employees go, I was unable to afford the money or to give it the attention it required. As the foundry business continued to slow down my situation became worse, and I eventually had to sell the foundry and property, first run by my grandfather, in order to cover the debt and pay off creditors. I also operated Carver from the same location, using the same employees, offices and equipment, so the fluid cash exchange between the two businesses was common. During the negotiations with Neil I told him that the maintenance fee was paid because I fully intended to pay it in time for the transfer (Division of Assets) but I was not able to do it due to lack of funds. I did not want to have the patent be a problem in the negotiations we were engaged in, as there was a lot of dissatisfaction on Neil Stratton's part already and I didn't want to add to it by telling him the maintenance fee remained due. The negotiations were difficult, and focused on the liabilities that Carver had, which were substantial. I worked to help build Carver for many years and felt I needed to maximize my compensation during the split, especially as I was counting on that income to live on, because the foundry was no longer supporting me. Anything that would have reduced that value was not something I was going to divulge. After that there was so much going on that frankly, I didn't remember if I actually had paid the fee already or not. It was a crazy time for me, unfortunately. In retrospect, I recognize that in view of my roles as CEO, CFO, and Chairman of Carver, I had a fiduciary duty to ensure that the "renewal" (maintenance) fee was paid, and that I failed that duty to the detriment of Carver and its shareholders.

Payment of the maintenance fee was not the only legal fee item I kept secret. In fact, as I was aware, there was a large outstanding legal fee due to Christie Parker Hale (CPH) that resulted from a default judgment against Carver. In addition to these items, there were also other non-legal debts that I did not divulge.

As I said, during my negotiations for the Division of Assets, I assured Neil Stratton that the "renewal" (intended at the time to mean "maintenance fee") had been paid. This is evidenced by Neil Stratton's handwritten notes in Appendix B, which were taken during negotiations for the Division of Assets, and which provide evidence as to the contents of our discussions.

I regret this unfortunate situation, and I hope that the circumstances do not unfairly penalize Mr. Stratton for something I had assured him had been taken care of.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity any patent issued thereon.

Sincerely,

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

**NEIL STRATTON** 

PATENT NO:

6,793,224

ISSUED:

**SEPTEMBER 21, 2004** 

APPLICATION NO.:

09/801,536

CSI001

FILED:

MARCH 8, 2001

ATTORNEY DOCKET NO: TITLE:

TRUCK FOR SKATEBOARDS

#### STATEMENT FROM STRATTON

#### Dear USPTO Petitions Attorney,

I, Neil Stratton, am petitioning your office to reinstate our patent, U.S. Patent No. 6,793,224, due to the unavoidable circumstances described below. I was the lead product designer and a shareholder of Carver Skateboards Inc. ("Carver"), which at the time was the assignee of U.S. Patent No 6,793,224, entitled, "Truck for Skateboard." I served in these capacities from the year 2000 through the time Carver Skateboards Inc. divided its assets in 2008.

During my time at Carver, Eyreick Williamson, scrved as the Chief Executive Officer ("CEO"), Chief Financial Officer ("CFO"), Chairman of the Board of Directors ("Chairman"), and was a shareholder. One of his responsibilities was ensuring that all monics owed by Carver were paid in a timely manner, including all legal fees.

During the period in which the maintenance fee was due, Carver ran into difficult times and all of the shareholders decided to part ways. After lengthy negotiations, we decided to divide up the assets of Carver among its shareholders according to the Division of Assets document shown in Appendix A.

It was during these negotiations that the shareholders began to notice the fraudulent activities of Eyrcick. We discovered that he had embezzled cash from Carver to his own business, El Monte Non-Ferrous Foundry, which was located in the same building as Carver. We also began to discover unpaid bills that had been accumulating and which Eyreick failed to disclose, including a large payment due to Christie, Parker & Hale LLP. In my dealings with Eyreick, we generally did not discuss matters related to patent or other legal fees — I only discussed patent-related issues with Eyreick when there was a design issue involved.

Leading up to the shareholders decision to split up the company assets on June 1, 2008, the division of the company's assets were discussed, including this patent, and as a shareholder receiving a portion of the assets, I was assured that everything was current and in full force and that the patent renewal (maintenance) fee currently due had already been paid. I enclose a sheet with my notes taken during the negotiations leading up to the June 1, 2008 Division of Assets as Appendix B, showing my note that the renewal had been paid. I am not a businessman by training but a designer, and when I took over the operation it was sinking financially at the start of the current recession, so I had to quickly learn how to set up and run a manufacturing business under very difficult circumstances. I trusted that the patent had been renewed as I had been told, especially in light of Eyreick's position as the leader of our company and as a fiduciary to us as

shareholders. This patent represents the core of our business. At the time, I had no reason to suspect that the fee had not been paid.

After the Division of Assets was signed on June 1, 2008, I formed a new corporation the next year. When I was able to, I set out to reassign the patent to the new corporation. The USPTO accepted my reassignment and recorded it May 7th of 2010. This confirmed to me that everything was current. I was not aware at the time that the USPTO would not alert me to an issue in recording a reassignment for an abandoned patent. I now understand that reliance on statements by the USPTO is insufficient grounds for reviving an unavoidably abandoned application, however, this was merely incidental – the reliance which caused me to think the patent was properly maintained was upon Eyreick, Carver's Chief Executive Officer ("CEO"), Chief Financial Officer ("CFO"), Chairman of the Board of Directors ("Chairman"), who had a fiduciary duty to Carver to ensure the patent was properly maintained, and who failed that duty.

This patent is not only the protection for the signature product of my company but the result of many years of my personal work developing the idea into a product. As your office is surely aware, bringing new ideas to the market is not an easy thing to do, and in the face of many years of denial by the marketplace, my company and the innovative product I developed has finally begun to find acceptance. With success comes imitators, and we are experiencing this in increasing volume. There are currently at least eleven knock-off products directly imitating ours in overseas markets where we do not have patent protection. Some of these knock off companies are now coming to the USA and trying to infringe on our patented, American made invention. In fact, it was during the preparation for a Cease and Desist that our attorney, Marcus Risso of Tope-McKay & Associates, discovered that the patent was listed as abandoned and instantly alerted us to the problem. Our response had been immediate, and we have since set up proper systems to insure that this and our other intellectual properties are being timely cared for. I hope that we can emerge from this disaster whole again, and that with your help we can get back what we worked so hard to create.

Thank you for taking the time to consider my plea.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity any patent issued thereon.

Neil Stratton

JULY 25 2011

Date:

#### RELEASE AGREEMENT

This Release Agreement ("Agreement") is entered into by and between Carver International, Inc., 111 Sierra Street, El Segundo, CA 90254 ("Releaser") and Eyreick Williamson, 8312 Davista Drive, Wittier, CA 90602 ("Released"), as of the date indicated in the signature block below and is based upon the following facts:

- Released was previously the President, CEO, and a shareholder of Carver Skateboards, Inc. 245 Turnbull Canyon Road, Industry, CA 91754, the assets of which were divided on June 1, 2008. Subsequently, Carver Skateboards, Inc. 245 Turnbull Canyon Road, Industry, CA 91754 was dissolved on September 23, 2009 and the assets of Neil Stratton and Greg Falk were moved to Carver International, Inc., 111 Sierra Street, El Segundo, CA 90254, held by Neil Stratton and Greg Faulk.
- B. The parties here to desire and intend, by way of this Agreement, to fully settle all claims which Releaser may have against Released on the terms set forth in this Agreement.

In consideration of the covenants and other matters set forth herein, it is agreed as follows:

- 1. Released will sign the attached Declaration and swear that the statements therein are true and correct to the best of Released's knowledge.
- 2. Subject to Released not violating the conditions itemized in Section 1 of this Agreement, Releaser, on behalf of itself, its affiliates, and their successors and assigns, hereby covenants not to sue Released, for any claims which Releaser may have against Released. Releaser agrees to indemnify Released from any claims arising from Releaser's breach of this covenant.
- 3. In consideration of the covenants and promises herein, Released, on behalf of itself, and its officers, agents, attorneys, representatives, assigns and/or predecessors or successors in interest does hereby forever release and discharge Releaser, from any and all claims, demands, causes of action, rights debts, controversies, damages, costs, losses, and expenses of every kind, nature, description or character, whether heretofore or now existing or hereafter existing, or which could or may be claimed to exist, of whatever kind, whether known or unknown, suspected or unsuspected, and liquidated or unliquidated. Further, Released expressly waives the protections of California Civil Code Section 1542, which reads as

'A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE RELEASED DOES NOT KNOW OR SUSPECT TO

initials

Page 1 of 4

EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH TILE DEBTOR."

- Released acknowledges that no representation, warranty, or promise not expressly contained in this Agreement has been made to Released, and further acknowledges that it is not providing this Agreement to Releaser on the basis of any representation, warranty or promise not set forth herein, either expressed or implied.
- Released represents and warrants that it has had the opportunity to be filly advised by legal counsel concerning its rights and the effect of this Agreement and that it has either been represented by legal counsel or has voluntarily elected not to obtain advice of legal counsel in connection with this Agreement.
- 6. This Agreement has been freely and voluntarily entered into. No representations or promises of any kind other than those contained in this Agreement have been made by any party to induce any other party to enter into this Agreement. This Agreement may not be altered, amended, modified or otherwise changed except by a writing executed by each of the parties.
- The parties agree to execute any and all additional documents necessary to carry out the terms and provisions of this Agreement.
- 8. Each party represents and warrants that it has complete power and authority to execute and enter into this Agreement and to so bind itself to the terms herein.

Miscellaneous.

- This Agreement shall be construed under and governed by the internal laws of the State of California, without regard to its conflict of laws provisions.
- Agreement shall be binding upon and inure to the benefits of all parties and their successors, legal representatives and assigns.
- C This Agreement is deemed to have been drafted jointly by the parties. Any uncertainty or ambiguity shall not be construed for or against any party based on attribution of drafting to any party.
- If any portion of this Agreement is declared by a court of competent jurisdiction to

initials W,

Page 2 of 4

be invalid or unenforceable after all appeals have either been exhausted or the time for any appeals to be taken has expired, the remainder of the terms, provisions, covenants and restrictions of this Agreement shall remain in full force and effect and shall in no way be affected, impaired, or invalidated.

e. This

Agreement may be executed in any number of original counterparts. Any such
counterpart, when executed, shall constitute an original of this Agreement, and all
such counterparts together shall constitute one and the same Agreement.

Inklais: ETW

Page 3 of 4

This

Agreement constitutes the critic agreement between the parties and, except as specifically set forth herein, supersedes any prior understandings, agreements, or representations between the parties, written or oral, that may have related in any way to the subject matter hereof.

Dated as of July 24, 2011

Releaser:

Carver Skateboard International, Inc.

By-

Name: Neil Stratton
Title: President & CEO

Released:

Eyreick Williamson

By:

Name: Eyreick Williamson

Title: Individual

3

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initials: W



Commissioner for Patents
United States Patent and Trademark Office
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TOPE-MCKAY & ASSOCIATES 30765 PACIFIC COAST HIGHWAY #420 MALIBU, CA 90265

MAILED
DEC 2 0 2011
OFFICE OF PETITIONS

In re Patent of Neil Stratton

Patent No. 6,793,224

Issue Date: September 21, 2004

Application No. 09/801,536 Filing Date: March 8, 2001

Attorney Docket No. CS1001

Decision on Petition

This is a decision on the renewed petition under 37 C.F.R. § 1.378(b) filed July 28, 2011, which requests acceptance of the delayed payment of a maintenance fee for the above-identified patent.

The petition is **DENIED**. This decision is a final agency action within the meaning of 5 U.S.C. § 704 for purposes of seeking judicial review. The terms of 37 C.F.R. § 1.378(e) do not apply to this decision and no further consideration will be given to this matter.

Since this patent will not be reinstated, a refund of the \$490 maintenance fee and the \$700 surcharge will be scheduled. The \$400 fee for requesting reconsideration is not refundable.

#### Procedural Background

The patent issued September 21, 2004. The 3.5 year maintenance fee could have been paid from September 21, 2007, to March 21, 2008, or with a surcharge from March 22, 2008, to September 22, 2008.<sup>2</sup> The fee was not timely paid. Accordingly, the patent expired on September 22, 2008.

A petition under 37 C.F.R. § 1.378(b) was filed November 1, 2010.

The Office mailed a Request for Information on March 21, 2011.

A response to the Request for Information was filed May 13, 2011.

A decision dismissing the petition under 37 C.F.R. § 1.378(b) was mailed May 25, 2011.

<sup>&</sup>lt;sup>1</sup> See MPEP 1002.02.

<sup>&</sup>lt;sup>2</sup> September 21, 2008 was a Sunday. Therefore, the fee and surcharge could have been timely paid as late as September 22, 2008.

The instant request for reconsideration was filed July 28, 2011.

## **Applicable Statutes and Regulation**

35 U.S.C. § 41(b) states in pertinent part that, "Unless payment of the applicable maintenance fee is received... on or before the date the fee is due or within a grace period of six months thereafter, the patent shall expire as of the end of such grace period."

35 U.S.C. § 41(c)(1) states that, "The Director may accept the payment of any maintenance fee... after the six month grace period if the delay is shown to the satisfaction of the Director to have been unavoidable." (emphasis added)

37 C.F.R. § 1.378(b)(3) states that any petition to accept delayed payment of a maintenance fee must include:

A showing that . . . reasonable care was taken to ensure that the maintenance fee would be paid timely and that the petition was filed promptly after the patentee . . . became aware of . . . the expiration of the patent. The showing must enumerate the steps taken to ensure timely payment of the maintenance fee, the date, and the manner in which patentee became aware of the expiration of the patent.

## **Opinion**

Petitioner must establish that petitioner treated the patent the same as a reasonable and prudent person would treat his or her most important business.

A grantable petition under 37 C.F.R. § 1.378(b) must be accompanied by a showing to the satisfaction of the Director that the entire delay in paying the required maintenance fee from the due date for the fee until the filing of a grantable petition pursuant to this paragraph was unavoidable.

In order for a party to show unavoidable delay, the party must show "reasonable care was taken to ensure that the maintenance fee would be promptly paid." The level of "reasonable care" required to be shown is the same as the level of "care or diligence ... generally used and observed by prudent and careful men in relation to their most important business." When determining if a period of delay has been shown to have been unavoidable, the Office will take "all the facts and circumstances into account" and will decide each petition "on a case-by-case basis."

35 U.S.C. § 41(c) requires a party to show the delay in payment of a maintenance fee was unavoidable. Therefore, <u>petitioner has the burden of proof</u>. The decision will be based solely on

<sup>&</sup>lt;sup>3</sup> 37 C.F.R. § 1.378(b).

<sup>&</sup>lt;sup>4</sup> In re Mattulath, 38 App. D.C. 497, 514-15 (D.C. Cir. 1912). See also Ray v. Lehman, 55 F.3d 606, 34 U.S.P.Q.2d (BNA) 1786 (Fed. Cir. 1995) (citations omitted) ("[1]n determining whether a delay in paying a maintenance fee was unavoidable, one looks to whether the party responsible for payment of the maintenance fee exercised the due care of a reasonably prudent person.")

<sup>&</sup>lt;sup>3</sup> Smith v. Mossinghoff, 671 F.2d 533, 538, 213 U.S.P.Q. (BNA) 977 (D.C. Cir. 1982).

the written, administrative record in existence. It is not enough that the delay was unavoidable; petitioner must <u>prove</u> that the delay was unavoidable. A petition will not be granted if petitioner provides insufficient evidence to "show" that the delay was unavoidable.

#### **Facts**

Application No. 09/801,536 was filed March 8, 2001.

Neil Stratton is the sole inventor.

Eyerick Williamson was the Chief Executive Officer and Chief Financial Officer of Carver Skateboards, Inc. ("CSB"") at the time the application was filed.

On or about March 8, 2001, Stratton assigned his rights to the invention to CSB.

Williamson paid all fees and legal costs related to the patent. Stratton "only discussed patent-related issues with [Williamson] when there was a design issued involved."

During late 2002, the firm of Tope-McKay & Associates began assisting CSB with the prosecution of the application "on a piece-mail basis."

The application issued as the instant patent on September 21, 2004.

The 3.5 year maintenance fee could have been paid from September 21, 2007, to March 21, 2008, or with a surcharge from March 22, 2008, to September 22, 2008.

The record indicates, but for a typographical error in the law firm's docket system, the law firm would have notified CSB on February 29, 2008, that the 3.5 year maintenance fee was due.

On an unspecified date prior to June 1, 2008, Williamson learned the 3.5 year maintenance fee was due. In other words, CSB's failure to receive notification from the law firm that the fee was due did *not* result in CSB being unaware of the need to pay the maintenance fee.

Prior to June 1, 2008, Williamson and Stratton decided to dissolve Carver and began to negotiate the division of CSB's assets.

Stratton states,

It was during these negotiations that the shareholders began to notice the fraudulent activities of [Williamson]. We discovered that he had embezzled cash from Carver.... We also began to discover unpaid bills that had been accumulating and which [Williamson] failed to disclose, including a large payment due to Christie, Parker & Hale LLP.<sup>7</sup>

<sup>&</sup>lt;sup>6</sup> Page 1 of Stratton declaration filed July 28, 2011.

<sup>&</sup>lt;sup>7</sup> Ibid.

#### Williamson states.

Payment of the maintenance fee was not the only legal fee item I kept secret. In fact, as I was aware, there was a large outstanding legal fee due to Christie Parker Hale (CPH) that resulted from a default judgment against Carver. In addition to these items, there were also other non-legal debts that I did not divulge.<sup>8</sup>

During negotiations, Williamson told the inventor "the patent renewal (maintenance) fee currently due had already been paid." Stratton states,

I trusted that the patent had been renewed as I had been told especially in light of [Williamson's] position as the leader of our company and as a fiduciary.... At the time, I had no reason to suspect that the fee had not been paid.<sup>10</sup>

On June 1, 2008, Williamson and the inventor entered into a "Division of Assets" agreement. Petitioner asserts that, as a result of the agreement, the inventor became the owner of the patent.

The 3.5 year maintenance fee was not paid on or after September 22, 2008. As a result, the patent expired on September 22, 2008.

On October 19, 2010, the law firm discovered the expiration of the patent while preparing a letter to a competitor alleging infringement of the patent.

## **Analysis**

The only assignment document recorded against the patent was recorded on May 17, 2010, and the document filed May 17, 2010, asserts Stratton is the owner of the patent. In other words, USPTO records fails to indicate the patent was assigned to any party prior to May 17, 2010, and Stratton is presumed to be the owner of the patent, and to have had ownership and control of the patent, at all relevant times. Since Stratton owned the patent, the Office must determine if the record establishes Stratton's delay in payment of the 3.5 year maintenance fee was unavoidable. See Burandt v. Dudas, 528 F.3d 1329, 1334 (Fed. Cir. 2008).

Petitioner argues the record is sufficient to demonstrate unavoidable delay in view of Futures Technology, Ltd. v. Quigg, 684 F. Supp. 430, 431 (E.D. Va. 1988). However, Futures "concerned [reviving an] abandoned patent application[] pursuant to 37 C.F.R. § 1.137, rather than reinstatement of [an] expired patent[] due to nonpayment of maintenance fees pursuant to 37 C.F.R. § 1.378." Burandt, 528 F.3d at 1334. Since the instant case involves the expiration of a patent, the Office is not persuaded the holding in Futures requires reinstatement of the patent.

The law firm of Tope McKay was engaged for the purposes of tracking the maintenance fee. A reminder letter was prepared by the firm. The reminder letter was e-mailed to an incorrect address. As a result, the reminder letter was not received by CSB, Williamson, or the inventor.

<sup>&</sup>lt;sup>8</sup> Page 2 of Williamson declaration filed July 28, 2011.

<sup>9</sup> Page 1 of Stratton declaration filed July 28, 2011.

<sup>10</sup> Id. at 1-2.

However, despite non-receipt of the reminder letter, petitioner knew that the maintenance fee was due and relied upon Eyerick Williamson, the CEO of CSB, to pay the fee.

As of June 1, 2008, Stratton had strong reasons to doubt Williamson's credibility. Specifically, Stratton was aware Williamson had been embezzling money and concealing debts owed by Carver.

Despite the existence of these strong reasons to conclude Williamson was untrustworthy, Stratton trusted and relied on Williamson's assertion the maintenance fee had been paid. Stratton states, "I trusted that the patent had been renewed as I had been told especially in light of [Williamson's] position as the leader of our company and as a fiduciary." "I

Stratton could have taken steps to determine if Williamson's assertion the maintenance fee had been paid was true. For example, Stratton could have contacted the USPTO to determine if the fee had been paid. The record fails to demonstrate Stratton took any independent steps to determine if Williamson's assertion the maintenance fee had been paid was true.

In view of the prior discussion, the record is insufficient to establish Stratton exercised the level of care generally used by reasonable and prudent individuals when handling their most important business. In other words, the record is insufficient to establish Stratton's delay in payment of the fee was unavoidable.

## **Decision**

The prior decision which refused to accept under 37 C.F.R. § 1.378(b) the delayed payment of a maintenance fee for the above-identified patent has been reconsidered. For the reasons herein and stated in the previous decision, the entire delay in this case cannot be regarded as unavoidable within the meaning of 35 U.S.C.§ 41(c)(1) and 37 C.F.R. § 1.378(b). Therefore, the petition is denied.

As stated in 37 C.F.R. § 1.378(e), the Office will not further consider or review the matter of the reinstatement of the patent.

The patent file is being forwarded to Files Repository.

Telephone inquiries may be directed to Petitions Attorney Steven Brantley at (571) 272-3203.

Anthony Knight

Director

Office of Petitions

<sup>11</sup> Id. at 1.

FILED

# UNITED STATES DISTRICT COURT **EASTERN DISTRICT OF VIRGINIA** (Alexandria Division)

2017 FEB 21 P 2: 29

CLERK US DISTRICT COURT ALEXANORIA. VIRGINIA

CARVER INTERNATIONAL, INC., a California Corporation,

Plaintiff.

Civil Action No.

DAVID J. KAPPOS, Under Secretary of Commerce For Intellectual Property and Director of the United States Patent and Trademark Office, and

UNITED STATES PATENT AND TRADEMARK OFFICE.

Defendants.

# COMPLAINT

Plaintiff, Carver International, Inc. ("Plaintiff" or "Carver Skateboards") for its Complaint against Defendants, David J. Kappos ("Kappos") in his official capacity, and the United States Patent and Trademark Office ("USPTO" or, collectively, "Defendants") states and alleges as follows:

## STATEMENT OF THE CASE

- Plaintiff files this legal proceeding with the sole, singular goal of having its issued 1. patent, which is U.S. Patent No. 6,793,224 ("the "224 patent") reinstated. (Attached hereto as Exhibit "A" is a true and correct copy of the '224 patent.)
- On November 20, 2008, the '224 patent expired due to USPTO's refusal to accept 2. late payment of a \$490 administrative Maintenance Fee charged by the USPTO. Previously, Carver Skateboards took note of the Maintenance Fee due date and exercised reasonable care in the docketing of the due date for payment. However, through unusual and unexpected

occurrences outside of its control and despite its exercise of reasonable care, the administrative Maintenance Fee was not paid. Timely payment of the administrative Maintenance Fee was unavoidable, due to a conflux of isolated factors, involving:

- "a) the actions of its agent, the TOPE-MCKAY & ASSOCIATES firm (the "TMA firm"), which, despite its dual docketing system, which includes use of both an Excel spreadsheet and Case Tracking Software (as produced by FlexTrac, Inc.), failed to notify Carver Skateboards that the Maintenance Fee was due to be paid, such that it was not paid on or prior to its September 22, 2008, due date and was not even attempted to be paid until on or about November 1, 2010, after the TMA firm discovered that its dual docketing system had failed and the Maintenance Fee had not been paid;
- the actions of Eyerick Williamson, who was the Chief Executive. **b**) Officer ("CEO") and Chief Financial Officer ("CFO") of Carver Skateboards during the relevant time period, and who was assigned with the responsibility to monitor the '224 patent, and who repeatedly informed Carver Skateboards that any and all USPTO administrative matters were handled, without making any inquiry, and who deliberately turned a blind eye to all of the administrative matters of Carver Skateboards, because he was being removed from Carver Skateboards during the relevant time period and, upon information and belief, desired the company to fail;
- the actions of the USPTO, which did not send its March 31, 2008, c) Maintenance Fee Reminder concerning the '224 patent or its. October 20, 2008, Notice of Patent Expiration of the '224 patent to Carver Skateboards, Neil Stratton (who is the sole inventor of the '224

patent) or to the TMA firm, and instead sent it to the CHRISTIE, PARKER & HALE law firm (the "CPH firm"), despite the fact that:

- 1) the CPH firm had previously filed an Application to Withdraw as Attorneys of Record in Pending Application ('Petition to: Withdraw") from its representation of Carver Skateboards on September 15, 2002;
- the USPTO had corresponded with the TMA firm concerning 2) the application for the '224 patent at least as early as December 26, 2002, which is after the CPH firm filed its Petition to Withdraw; and,
- the USPTO also had corresponded with "Eyerick Williamson, 3) President, Carver Skateboards, Inc." concerning the application for the '224 patent at least as early as February 20, 2003, which also is after the CPH firm filed its Petition to Withdraw, and continued to correspond with Carver Skateboards, copying the TMA firm only,

such that neither Carver Skateboards, Stratton nor the TMA firm received either the Maintenance Fee Reminder or the Notice of Patent Expiration sent by the USPTO concerning the '224 patent;

- the actions of the CPH firm which, upon information and belief, despite d) receiving the only copies of the Maintenance Fee Reminder and Notice of Patent Expiration that were sent from the USPTO to anyone concerning this matter, did not provide either document to Carver Skateboards, Stratton, or to the TMA firm; and,
- the further actions of the USPTO, which accepted a June 21, 2010, Notice e). of Recordation of the '224 patent, which assigned the '224 patent from Carver Skateboards. Inc. to Carver International, Inc., and recorded the

assignment of the '224 patent on June 22, 2010, without informing Carver Skateboards, Stratton or the TMA firm that it could not accept the submitted assignment for recordation because the '224 patent had expired, despite its continuous written and telephonic contact with Stratton who, during this recordation process, was the Chief Executive Officer ("CEO") of Carver Skateboards. Had the USPTO done so, Carver Skateboards could have filed a Petition for Reinstatement or before. September 22, 2010.

- 3. Had any of the TMA firm, Williamson or the CPH firm acted within the course and scope of their duties, or had the USPTO provided notification to any party other than the CPH firm, or had the USPTO even informed Stratton in June 2010 that the '224 patent had expired, Carver Skateboards undoubtedly would have paid the administrative Maintenance Fee.
- 4. Therefore, due to the above actions that Carver Skateboards could not avoid, the administrative Maintenance Fee was not timely paid and, on October 20, 2008, the issued '224 patent expired - not by choice, and not because Carver Skateboards desired it to expire, but rather because, under these circumstances, timely payment was unavoidable. Upon learning that its issued '224 patent had expired, Carver Skateboards immediately sought to pay the administrative fee, which was not accepted. Inequity has resulted. Carver Skateboards has exhausted all administrative appeals within the USPTO and now files the present action.

## NATURE OF ACTION

This is an action seeking judicial review, under the Administrative Procedure Act 5. ("APA"), 5 U.S.C. §§ 704 et seq., of a decision of the Director of the USPTO and the USPTO, dated December 20, 2011, denying the Petition to accept the tendered late payment of Maintenance Fee(s) and reinstate the '224 patent, despite Plaintiff's showing that the delay in payment of the patent Maintenance Fee was unavoidable under 35 U.S.C. § 41(c)(1).

## **PARTIES**

- 6. Plaintiff Carver International is a California corporation and is engaged in the design, manufacture and sale of skateboards and accessories, having a principal place of business at 11 Sierra St., El Segundo, California 90245.
- 7. Defendant Kappos is the Under Secretary of Commerce for Intellectual Property at, and the Director of, the USPTO. Kappos is being named herein in his official capacity.
- 8. Defendant USPTO is a federal agency in the Department of Commerce. The USPTO is located at Madison Building East; 600 Dulany Street, Alexandria, Virginia 22314.

  JURISDICTION AND VENUE
- 9. This Court has jurisdiction over the subject matter of this action by virtue of the APA (5 U.S.C. §§ 701 et seq.), federal question jurisdiction (28 U.S.C. §§ 1331 and 1361), the Federal Declaratory Judgment Act (28 U.S.C. §§ 2201 and 2202), the United States Patent Laws (28 U.S.C. § 1338(a)), the America Invents Act Sec. 9(a), and this Court's equitable powers.
- 10. The USPTO is located in Alexandria, Virginia. Venue is proper in this Judicial District and Division pursuant to 5 U.S.C. § 702-706, 35 U.S.C. § 1(b), 28 U.S.C. § 1391(e), and Local Rule 3(c).
- Plaintiff has standing to maintain this action pursuant to the APA, as it is the party who has suffered a legal wrong and has been adversely affected by final agency action, as complained of herein.
- 12. There exists an actual, justiciable case or controversy between Plaintiff and the USPTO, as to which Plaintiff seeks: (i) a declaration of rights by this Court; and, (ii) injunctive relief against the USPTO, including:
  - a) prohibiting the USPTO from: (i) continuing to refuse acceptance of a delayed Maintenance Fee payment on the '224 patent; and,
    (ii) continuing to deny reinstatement of the '224 patent, all to Plaintiff's irreparable injury, as complained of herein; and,

- b) compelling and/or ordering the USPTO to reinstate the '224 patent after acceptance of Plaintiff's payment of the requisite Maintenance Fees.
- 13. Sovereign immunity preventing suits against the officers or employees of the United States is waived in this action pursuant to the provisions of the APA, 5 U.S.C. § 702.

## STATEMENT OF FACTS

# Carver International

- Carver Skateboards is a well-known skateboard industry 14. leader, pioneering "surf-skating." The foundation of Carver Skateboards is based upon the 224 patent, and it has grown into an international manufacturer of its unique skateboards from its El Segundo, California location. It employs more than 15 full-time workers and grosses more than \$1 million dollars per year.
- Stratton, a Venice Beach, California-based surfer, spent 15. several years developing a skateboarding wheel axel that allows the frontend wheels to turn and pivot so that its riders feel as if they are skareboarding on a surfboard. (See photographic graphic depiction at right.) Stratton created hundreds of drawings and dozens of prototypes to achieve. this "feel". When he had perfected his prototype, he filed his patent application and subsequently assigned his entire right, title and interest in the invention to Carver Skateboards.
- The technology embodied in the '224 patent provides an improved skateboard 16. truck (or axel). The improved skateboard truck comprises an axle having a pair of wheels mounted on opposite ends. There is a skateboard truck on the front of the skateboard that allows the front wheels to laterally sway from side-to-side. There also is a skateboard truck on the back of the skateboard which also allows the back wheels to turn, but not as sharply as the front wheels. Two wheels are attached to each skateboard truck, one wheel per side. Each skateboard truck provides a combination of: (1) adjustable lateral stability, and (2) enhanced skateboard turning abilities.

- 17. Since the early 2000s, Carver Skateboards has worked with several renowned surfers and skateboarders, including: legendary surfer Laird Hamilton ("Hamilton"), pictured at right surf-skating on a Carver Skateboard; Carlsbad, California-based competitive surfer Taylor Knox: Japanese pro surferturned-distributor Aki Takahama; and, Renowned Japanese pro-surfer Mineto Ushikoshi ("Ushikoshi").
- 18. Hamilton immediately connected with the way the Carver Skateboards "surfed". Carver Skateboards are his perfect surf trainer to stay in shape for riding the 50-foot plus waves of (Jaws) Peahi, Hawaii. An



innovator himself, from tow-in technology to his revolutionary Foil Board, Hamilton recognized this breakthrough in skating and saw how it dovetailed with his own cutting edge pursuits. Since then, Carver has proudly offered numerous Hamilton signature models and continues to work with this legendary waterman to develop his quiver of land-surfing boards.

- Japanese pro surfer-turned-distributor Aki Takahama and pro-surfer Ushikoshi 19. also felt the deep relationship to surfing the Carver Skateboards provided them. Ushikoshi even joined the Carver Skateboards team. Ushikoshi helped design his own line of decks and graphics in conjunction with his signature Carver Skateboards brand, further adding to the development of the United States-Japanese surf-skate style:
- Now, Carver Skateboards sells thousands of skateboards within the United States 20. and across the Pacific Rim and riders have developed and continue to develop their own distinctive style of surf-skating.
- 21. The technology embodied in the '224 patent is Carver Skateboards. Numerous companies have copied Stratton's invention. Carver Skateboards desires to protect and must protect its primary corporate asset and stop others from copying its design, so as to: (1) ensure

the safety of surfskaters everywhere, such that they are riding the proper skateboards and not riding knock-off skateboard products, which may endanger the riders, and, (2) to further protect its corporate assets and employees, such that its business continues to grow and remains profitable.

# The '224 Patent

- 22. On or about March 8, 2001, Application No. 09/801,536 ("the '536 application") was filed with the USPTO, naming Stratton as the sole inventor.
- 23. On or about March 8, 2001, Stratton assigned his rights to the invention claimed in the 1536 application to Carver Skateboards, Inc. Stratton was a shareholder of Carver Skateboards at that time.
- 24. The '536 application was filed by the CPH firm, which is located at 655 North Central Avenue, Suite 2300, Glendale, California 91203-1445.
- 25. Williamson was the CEO and CFO of Carver Skateboards at the time the '536 application was filed.
- 26. On behalf of Carver Skateboards, the assignee, and as agreed by both Stratton and Williamson, Williamson, in his capacity as the CEO and CFO of Carver Skateboards, was responsible for paying the fees associated with the '536 application and any patent that issued therefrom. Stratton looked to, and justifiably relied upon, Carver Skateboards (through its CEO and CFO, Williamson) for payment of the USPTO administrative Maintenance Fee.
- 27. On or about September 15, 2002, the CPH firm filed a petition to withdraw as counsel, redirecting all future correspondence to Carver Skateboards, and the USPTO began sending its notices to Carver Skateboards.
- 28. On or about November 28, 2002, the TMA firm began assisting Carver Skateboards with the prosecution of the '536 application. The TMA firm is located at 30765 Pacific Coast Highway, Suite 420, Malibu, California 90265.
- 29. On September 21, 2004, the USPTO issued the '224 patent, entitled "Truck for Skateboards," to Carver Skateboards, Inc., the assignee as identified on the issued patent.

- 30. The first administrative maintenance fee for the '224 patent was to be paid from September 21, 2007 to September 22, 2008:
- 31. The TMA firm uses a redundant procedure for docketing. The redundant procedure includes use of both an Excel spreadsheet and Case Tracking Software (as produced by FlexTrac, Inc.), collectively referred to as the Docketing System. The issuance of the '224 patent was entered into the Docketing System and managed by counsel employed by the TMA firm. However, the client information was improperly entered into the Docketing System. On February 29, 2008, the TMA firm sent a maintenance fee reminder to an improper address for Carver Skateboards/Stratton. Because the Docketing System had the wrong address. Carver Skateboards/Stratton never received the maintenance fee reminder. The TMA firm did not initiate any further contact with Carver Skateboards/Stratton to ensure that Carver Skateboards/Stratton received the maintenance fee reminder and paid the \$490 administrative Maintenance Fee to the USPTO.
- On or about March 31, 2008, the USPTO mailed a "Maintenance Fee Reminder" to the CPH firm, and not to Carver Skateboards or to the TMA firm, even though: a) the CPH firm filed a petition to withdraw as counsel for Carver Skateboards on September 15, 2002, redirecting all future correspondence to Carver Skateboards; b) the TMA firm had appeared at the USPTO at least as early as December 26, 2002, on behalf of Carver Skateboards, and the TMA firm continued to represent Carver Skateboards in front of the USPTO; and, c) the USPTO corresponded with "Eyerick Williamson, President, Carver Skateboards, Inc." at least as early as February 20, 2003, while copying the TMA firm on its correspondence.
- On information and belief, the CPH firm did not send the "Maintenance Fee Reminder" to Carver Skateboards, Stratton, or to the TMA firm.
- 34. Shortly prior to <u>June 1, 2008</u>, during the time in which the administrative Maintenance Fee could have been timely paid, Carver Skateboards decided to remove Williamson from its business management and operations. Stratton therefore began the process

to dissolve Carver Skateboards and began to negotiate the division of the company's assets with Williamson.

- **35**. During the dissolution negotiations, Williamson, who was assigned with the responsibility to monitor the '224 patent, and who repeatedly informed Carver Skateboards that any and all USPTO administrative matters were handled, without making any inquiry, deliberately turned a blind eye to all of the administrative matters for Carver Skateboards, because he was being removed from Carver Skateboards during the relevant time period and, upon information and belief, desired the company to fail.
- On or about October 20, 2008, the USPTO mailed a "Notice of Patent Expiration" to the CPH firm, even though: a) the CPH firm filed a petition to withdraw as counsel for Carver Skateboards on September 15, 2002, redirecting all future correspondence to Williamson; b) the TMA firm had appeared at the USPTO at least as early as December 26, 2002, on behalf of Carver Skateboards, and the TMA firm continued to represent Carver Skateboards in front of the USPTO; and, c) the USPTO corresponded with "Eyerick Williamson, President, Carver Skateboards, Inc." at least as early as February 20, 2003, while copying the TMA firm on its correspondence.
- Upon information and belief, the CPH firm, despite having received the only **37**. copy of the Notice of Patent Expiration sent from the USPTO, as well as the earlier Maintenance Fee Reminder sent by the USPTO concerning this matter, still did not perceive a problem, and still did not provide the Notice of Patent Expiration to Carver Skateboards, Stratton, or to the TMA firm.
- Importantly, had the TMA firm received the March 31, 2008 Maintenance Fee 38. Reminder sent by the USPTO concerning this matter or the October 20, 2008 Notice of Patent Expiration, it would have realized that its Docketing System had failed and would have informed Carver Skateboards that the administrative Maintenance Fee for the '224 patent had not been timely paid. However, it did not receive either document, and thus had no reason to believe that its Docketing System had failed.

On or about June 21, 2010, believing that the '224 patent was properly maintained **39**. and had not expired, Carver Skatchoards filed an assignment with the USPTO, with "Carver Skateboards, Inc." as the assignor and "Carver International, Inc." as the assignee. Prior to this filling, Stratton had repeated, numerous written and telephonic contact with the USPTO concerning the filing of the assignment. At no time during this process did the USPTO inform Carver Skateboards, Stratton or the TMA firm that it could not accept the submitted assignment for recordation because the '224 patent had expired. Instead, on June 22, 2010, the USPTO recorded the assignment. Had the USPTO informed Carver Skateboards/Stratton that the '224 patent had expired, Carver Skateboards could have filed a Petition for Reinstatement or before September 22, 2010, as provided for by 37 C.F.R. §1.378(c).

# Petitions to Reinstate the '224 Patent

- On November 1, 2010, Carver Skateboards filed its Petition to Revive the '224 patent 40. with the USPTO ("First Petition").
  - 41. On or about May 25, 2011, the USPTO dismissed the First Petition.
- 42. On or about July 25, 2011, Carver Skateboards filed a Renewed Petition with the USPTO ("Renewed Petition").
- 43. On or about December 20, 2011, the USPTO dismissed the Renewed Petition, noting that "this decision is a final agency action within the meaning of 5 U.S.C. § 704 for purposes of seeking judicial review. . . [N]o further consideration will be given to this matter."

## **COUNT I**

# (Violation of the Administrative Procedures Act, 5 U.S.C. § 701 et seg.)

- 44. Plaintiff repeats and realleges the foregoing paragraphs as though fully set forth herein.
- 45. Throughout the petition process, the USPTO acted in a manner that was arbitrary, capricious, and/or otherwise contrary to law and in excess of statutory authority, all in violation of 5 U.S.C. § 706(2), including, among other conduct adversely affecting Plaintiff, the following:

- Ignoring that since at least as early as March 8, 2001, Carver a) Skateboards, and not Stratton, was the assignce of the "224 patent and was responsible for payment of fees associated with it;
- **b**) Ignoring that the TMA firm's Docketing System had failed and Carver Skateboards was not notified that an administrative Maintenance Fee was due to be paid;
- Ċ) Ignoring that Plaintiff looked to Williamson, its then- CEO and CFO, to pay the fees associated with the '224 patent, including the maintenance fees (Cal. Corp. Code §§ 204 and 309);
- d) Ignoring that Carver Skateboards had a right to rely on Williamson's representations and assurances, and justifiably did so;
- e) Ignoring that Williamson deliberately jeopardized the '224 patent through his inattention to its continued maintenance, because he was being forced out of Carver Skateboards and, upon information and belief, desired the company to fail;
- f) Ignoring that the USPTO did not send either the Maintenance Fee Reminder or Notice of Patent Expiration to Carver Skateboards, Williamson, Stratton or the TMA firm, and instead sent it to the CPH firm, despite that: (1) the CPH firm had previously filed a petition to withdraw from tis representation of Carver Skateboards; (2) the USPTO had corresponded with the TMA firm after the CPH firm filed its petition to withdraw; and, (3) the USPTO also had corresponded with Carver Skateboards, copying the TMA firm, also after the CPH firm filed its petition to withdraw, such that neither Carver Skateboards, Stratton or the TMA firm received either the Maintenance Fee Reminder or Notice of Patent Expiration;



- Ignoring that, on June 22, 2010, the USPTO issued a Notice of g) Recordation for the '224 patent, when it could not do so, because the patent had expired;
- h) Ignoring that, on and prior to June 21, 2010, Stratton had repeated, numerous written and telephonic contact with the USPTO concerning the filing of the assignment. At no time during this process did the USPTO inform Carver Skateboards, Stratton or the TMA firm that it could not accept the submitted assignment for recordation because the '224 patent had expired;
- i) Ignoring that, had the USPTO informed Carver Skateboards/Stratton that the '224 patent had expired during this June 2010 timeframe, Carver Skateboards could have filed a Petition for Reinstatement or before September 22, 2010, which it had a statutory right to do;
- j) Ignoring that given the aforementioned facts, Carver Skateboards exercised the requisite diligence that is generally used and observed by prudent and careful men in relation to their most important business;
- k) Applying a shifting standard of proof throughout the Petitions and responses in support, setting a moving target and finding new grounds on which to deny or ignore Plaintiff's responses and requests; and,
- 1) Concluding, in effect, that unavoidable delay can never occur even though affirmative misrepresentations and assurances were made by a duly-appointed representative of the entity responsible for making the maintenance payments, and even if there was justifiable reliance on such representations and assurances during the time period when the maintenance fees were due.

- 46. The USPTO's denial of the First and Renewed Petitions (the "Petitions") has damaged Plaintiff irreparably. Such damage will continue unless and until the USPTO rulings are set aside and the USPTO is ordered to reinstate the '224 patent by this Court.
- 47. Plaintiff has exhausted its administrative remedies, or in the alternative, pursuit of any further administrative remedies is futile.
  - Plaintiff has no other adequate remedy at law. 48.
- 49. The USPTO's denials of the Petitions are ripe for review because the issues tendered are appropriate for legal resolution and Plaintiff will suffer hardship if relief is denied.
- **50.** Plaintiff is entitled to a reinstatement of the '224 patent upon tender of the late maintenance fee(s), together with all other amounts that may be due pursuant to 35 U.S.C. § 41(c)(1).

## **COUNT II**

## (Declaratory Judgment Reinstating the 224 Patent)

- 51. Plaintiff repeats and realleges the foregoing paragraphs as though set forth fully herein.
  - **52.** The USPTO's denials of the Petitions are contrary to the law.
- 53. The USPTO's denial of the Petitions has damaged the Plaintiff irreparably. Such damage will continue unless and until the USPTO's rulings are set aside and the USPTO is ordered to reinstate the '224 patent by this Court.
- **54**. Plaintiff has exhausted its administrative remedies, or in the alternative, pursuit of any further administrative remedies is futile.
  - 55. Plaintiff has no other adequate remedy at law.
- 56: The USPTO's denials of the Petitions are ripe for review because the issues tendered are appropriate for legal resolution and Plaintiff will suffer hardship if relief is denied.
- **57**. There exists an actual, justiciable case or controversy between Plaintiff and the PTO, as to which Plaintiff seeks: (i) a declaration of rights by this Court; and (ii) injunctive relief against the USPTO, including,

- a) prohibiting the USPTO from: (i) continuing to refuse acceptance of a delayed maintenance fee payment on the '224 patent; and, (ii) continuing to deny reinstatement of the '224 patent, all to Plaintiff's irreparable injury, as complained of herein; and,
- b) compelling and/or ordering the USPTO to reinstate the '224 patent after acceptance of Plaintiff's payment of the requisite maintenance fees.
- **58**. Plaintiff is entitled to a declaratory judgment that: (i) the delay in the payment of the maintenance fee was unavoidable under 35 U.S.C. § 41(c)(1); and, (ii) the USPTO's denials of the First and Renewed Petitions are arbitrary, capricious, and/or otherwise contrary to law and in excess of statutory authority, in violation of 5 U.S.C. § 706(2).

## COUNT III

# (Writ of Mandamus)

- Plaintiff repeats and realleges the foregoing paragraphs as though set forth fully **59**. herein.
- 60. Plaintiff has a clear and indisputable right to provide payment for any and all administrative Maintenance Fees owing and due to the USPTO concerning the 224 patent.
- 61. Defendants have a clear duty to apply and follow their own rules in reviewing the First and Renewed Petitions, and to allow the Plaintiff to provide any and all administrative Maintenance Fee payments to the USPTO concerning the '224 patent and have failed to do so.
  - **62**. The act requested is an official act or duty of the USPTO.
- 63. Plaintiff will have no adequate alternative relief to attain the relief it desires if the relief it has sought under Counts I and II is not granted.
  - 64. The issuance of the writ will effect right and justice in the circumstances.

# RELIEF REQUESTED

# WHEREFORE, Plaintiff respectfully prays that this Court:

- A. Issue a declaratory judgment that the delay in the payment of the maintenance fee was unavoidable under 35 U.S.C. § 41(c)(1);
- B. Issue a declaratory judgment that the USPTO's denials of the First and Renewed Petitions are arbitrary, capricious, and/or otherwise contrary to law and in excess of statutory authority, in violation of 5 U.S.C. § 706(2);
- C. Enter an order requiring the PTO to promptly: (i) expressly withdraw its denials of the First and Renewed Petitions; (ii) accept late payment of the maintenance fees; and, (iii) reinstate the '224 patent.
- D. Grant a writ of mandamus to compel the Director to promptly accept the payment of the unavoidably delayed maintenance fee and any surcharge, on Plaintiff's showing that the delay was unavoidable and, further, to compel the Director to reinstate the '224 patent; and,
- E. For such other and further relief as the Court deems just and proper.

Respectfully submitted,

Dame W.D. WIND

Dated: February 21, 2012.

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Counsel for Plaintiff Carver International, Inc.





# (12) United States Patent

Stratton (45) Date of Patent:

..... 280/291

US 6,793,224 B2

Sep. 21, 2004

<b>(54)</b>	TRUCK FOR SKATEBOARDS		
(75)	Inventor:	Neil Stratton, Venice, CA (US)	
(73)	Assignee:	Carver Skateboards, City of Industry, CA (US)	
(*)	Notice:	Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.	
(21)	Appl. No.: 09/801,536		
(22)	Filed:	Mar. 8, 2001	
(65)	Prior Publication Data		
	US 2002/0125670 A1 Sep. 12, 2002		
(52)	Int. Cl. B62M 1/00 U.S. Cl. 280/87.042; 280/87.041 Field of Search 280/11.27, 11.28, 280/87.041, 87.042; D21/765		
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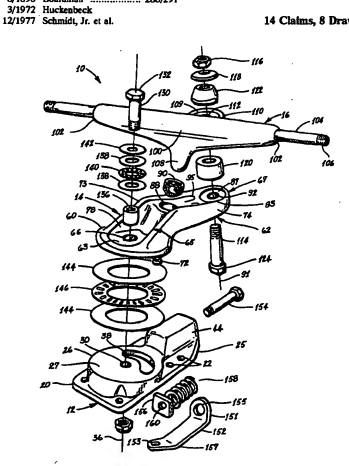
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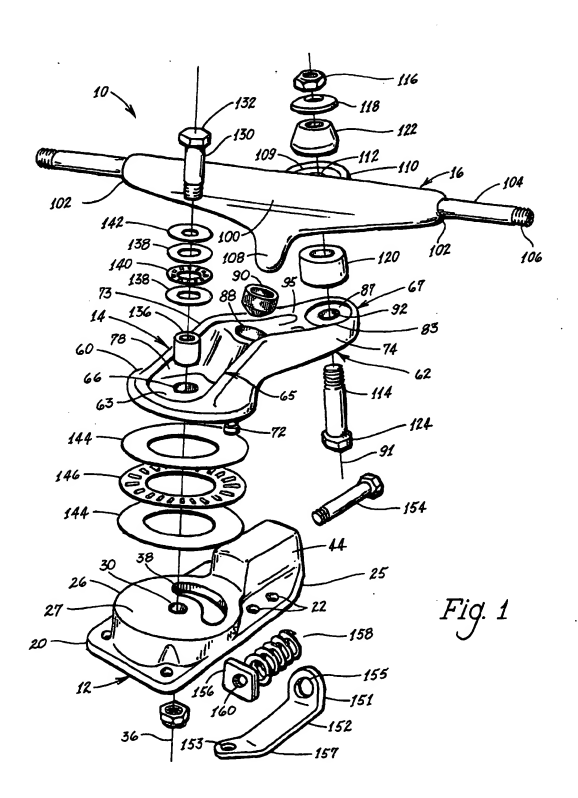
Primary Examiner-Brian L. Johnson Assistant Examiner-Brian L Swenson (74) Attorney, Agent, or Firm-Tope-McKay & Assoc.

#### **ABSTRACT**

A skateboard truck comprising a base attachable to the underside of a skateboard and an arm carried by the base and rotatable relative to the base about a first axis. An axle having a pair of wheels mounted at opposite ends thereof is carried by the arm and the axle is rotatable relative to the arm about a second axis. A spring-loaded linkage is operatively connected between the base and the arm for limiting the rotational motion of the arm and biasing the arm towards a center position aligned with the skateboard's direction of movement. The first and second axes provide pivoting of the skateboard in two dimensions.

## 14 Claims, 8 Drawing Sheets





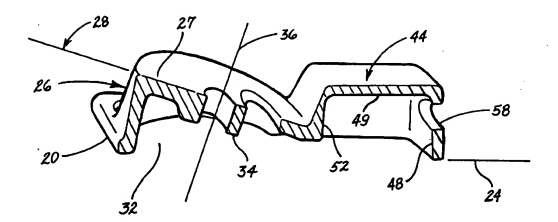


Fig. 2

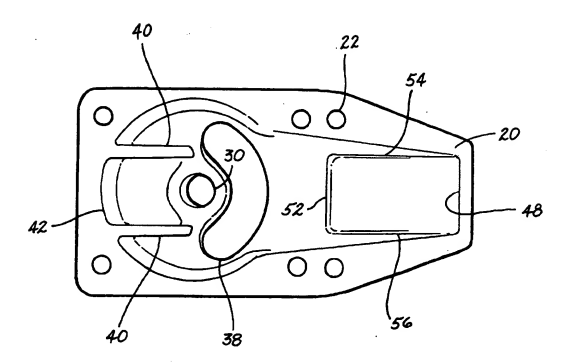


Fig. 3

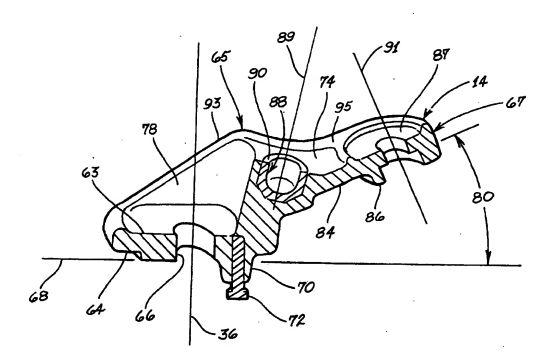
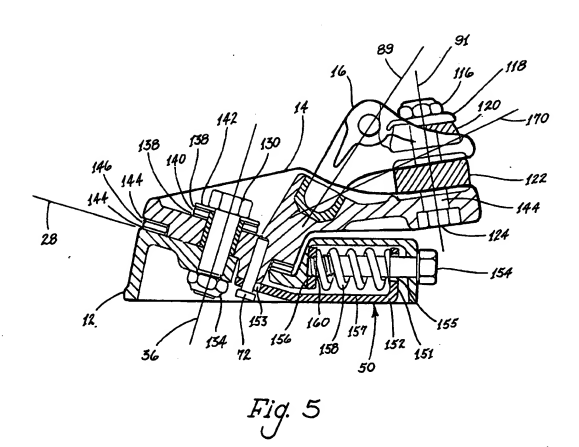
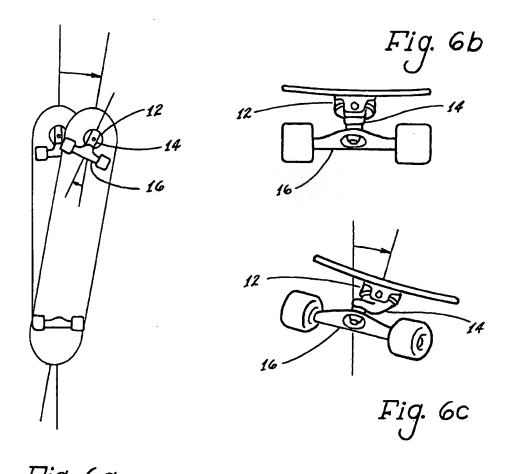
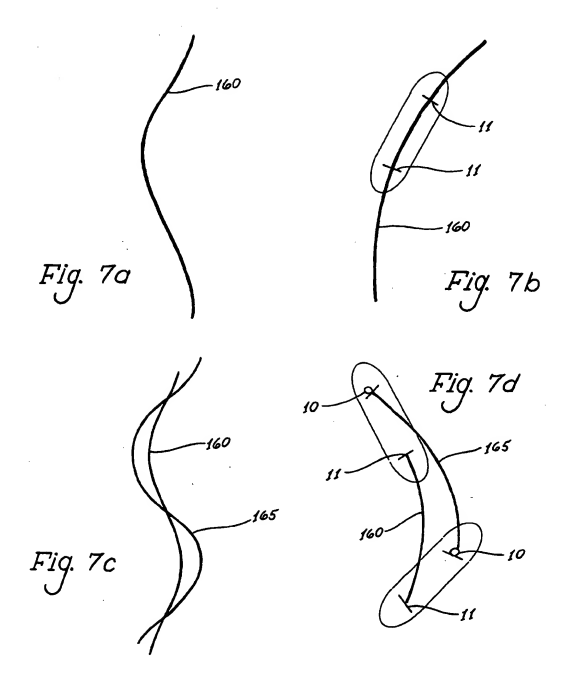


Fig. 4







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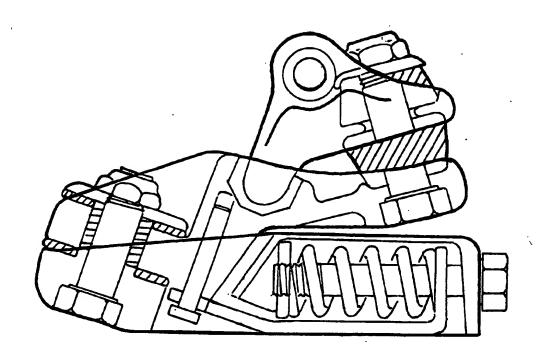


Fig. 8

### TRUCK FOR SKATEBOARDS

### FIELD OF THE INVENTION

The present invention is directed to an improved truck for a skateboard, all-terrain board or scooter, and more particularly to a truck having two independently spring-loaded pivoting members.

### BACKGROUND OF THE INVENTION

Conventional skateboards utilize steering mechanisms known as trucks. Typically a truck is mounted near each end of the skateboard, and includes a pair of wheels at each end of its axles. The trucks provide some steering response, 15 whereby when a skateboarder shifts weight laterally across the board the axle twists, causing the hoard to turn. The trucks also serve, by means of a suspension system, commonly urethane bushings, to resiliently resist the skater's lateral tilt of the duck, thus stabilizing the board, and 20 returning it to its normal position when the turn is completed. This lateral stability is crucial for both distance riding and aerial tricks where a firm platform is desired. Current tucks must sacrifice their ability to turn for lateral stability, thus becoming stiff and unresponsive when tightened suffi- 25 ciently. Conversely, loosening the trucks so the board can turn easily makes it dangerously wobbly, especially at higher speeds. Furthermore, even in optimal conditions, the rate of turn provided by conventional trucks is very little.

Previous attempts have been made to design as truck with 30 increased maneuverability. One method utilizes a truck having a trailing easter that provides the skateboard with a second axis of rotation is described in U.S. Pat. No. 5,522, 620 to Pracas.

In this prior art device, the truck comprises a conventional truck mounted to a pivotal member. The pivotal member is coupled to the nose of the deck about a hearing member which rotates along a plane parallel to the direction of motion. A pair of stop members are shown that limit the pivotal movement between two extreme positions. Further, a locking member maybe engaged to stop any rotation, thus returning the truck to a conventional configuration.

Although the '620 device provides a second pivot, the lateral plane of pivotal rotation merely provides the front of the skateboard with a side to side movement. Because the axis of rotation is parallel to the direction of motion, lateral weight slit fling does riot bear any leverage upon he pivotal member when the arm is near the center of its range. Further when the pivotal member rotates towards its extreme positions, the skaters' lateral weight imposes exponentially more leverage upon the member causing overturning and loss of control. Additionally, the '620 device times not regulate the torsional movement of the trailing castor. A strong bias to center is desired when performing aerial tricks so as to provide a predictable and stable landing. Further, regulating the rotational movement by a spring system is also important to stabilize the truck at high speeds.

Accordingly, a need exists for an improved truck that provides the user with more control over the torsional 60 movement of the pivoting member and being adjustable for users of varying needs.

### SUMMARY OF THE INVENTION

The present invention provides an improved skateboard 65 truck which pivots about two axes and provides a combination of adjustable lateral stability and enhanced turning

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abilities. Generally speaking, a tuck according to this invention comprises an axle having a pair of wheels mounted al opposite ends thereof. A shall extends through the center of the axle and is secured thereto on the side of the axle distal from the point of securing the truck to a skateboard. The truck further includes a resilient bushing circumferentially mounted on the shall on the side of the axle proximal to the point of securing the truck to the skateboard for providing a first pivot axis about the axle, and a swivel connected to the axle and adapted to be pivotally attached to the underside of the skateboard about a second pivot axis. The swivel and the bushing are ganged together to provide pivoting of a skateboard in two dimensions.

In a presently preferred embodiment of the invention the skateboard truck includes a base attachable to the underside of a skateboard and an arm carried by the base and rotatable relative to the base about a first axis. An axle having a pair of wheels mounted at opposite ends thereof is carried by the arm and the axle is rotatable relative to the arm about a second axis. A spring-loaded linkage is operatively connected between the base and the arm for limiting the rotational motion of the arm and biasing the arm towards a rest position aligned with the skateboard's direction of movement.

The improved skateboard truck is preferably attached to the front of the skateboard, while a conventional truck is fastened to the rear. Because of the improved capabilities of the present invention the skateboarder is able to propel the skateboard by shifting the nose of the skateboard from side-to-side, lumber, the present invention enables the rider to smoothly navigate the front of the skateboard to-and-fro and complete sharp turns at a rider controlled rate. As such, the skateboard closely simulates the dynamics of a surfboard oil the water.

### DESCRIPTION OF THE DRAWINGS

These and other features and advantages of the present invention will be better understood by reference to the following detailed description when considered in conjunction with the accompanying drawings wherein:

FIG. 1 is an exploded perspective view of the skateboard truck of the present invention;

FIG. 2 is a cross-sectional side view of the base plate of the truck in FIG. 1;

FIG. 3 is a bottom view of the base plate in FIG. 2; FIG. 4 is a cross-sectional side view of the pivoting member of the truck in FIG. 1;

FIG. 5 is a cross-sectional side view of the assembled tuck in FIG. 1:

FIG. 6A is a top view of the truck in FIG. 1 mounted onto a skateboard, the view showing the arcing, lateral movement of the nose of the skateboard as it moves to-and fro;

FIGS. 6B and 6C are perspective views of the of the truck in FIG. 1 mounted onto a skateboard, the vices showing the arcing; lateral movement of the nose of the skateboard as it moves to-and-fro;

FIGS. 7A and 7B are simplified schematic views of the path of motion of a conventional skateboard;

FIGS. 7C and 7D are simplified schematic views of the path of motion of the skateboard in FIG. 6; and

FIG. 8 is a side view of an alternative embodiment of the truck in FIG. 1.

# DETAILED DESCRIPTION OF THE INVENTION

In a preferred embodiment of the invention, there is provided a skateboard truck 10 having, two independently spring-loaded pivoting; members. As shown in FIG. 1, the truck 10 comprises a baseplate 12, a pivoting member 14, and a hanger 16.

Referring to FIG. 1, the baseplate 12 comprises a casting forming a base 20, a bearing platform 26, and a housing 44.

The baseplate can be of any suitable 12 construction and made of any suitable material in a preferred embodiment, the baseplate 12 is cast in A356 prime aircraft grade aluminum trod heat treated to Rockwell T-6. In alternative embodiments the baseplate 12 may be cast or forged of any 10 formable high strength metal or plastic. The base 20 is a substantially rectangular plate having a finite thickness, for example about 16 inches, a rear tapered portion 25, and plurality of apertures 22. The apertures 22 are suitably configured for mounting the baseplate 12 onto the underside 15 of the skateboard platform.

Referring to FIGS. 2 and 3, the bearing platform 26 projects upward, and substantially oblique, from the one end of the base 20. The platform 26 comprises a circular body having at recess 32 formed on its underside by a circular periphery 42 having an inner surface 34. The recess 32 includes a pair of parallel and spaced apart ribs 40 which extend into the recess 32. As shown in FIG. 2, the bearing platform 26 is defined by an upper surface 27, which runs parallel to a bearing plane 28. The bearing plane 28 is defined at an angle oblique to a lateral plane 24 of base 20, preferably at about 10° to about 25°, more preferably at about 17°. The upper surface 27 comprises a central bore 30, defining a first axis 36, substantially perpendicular to the bearing plane 28, and a semicircular notch 38.

The housing 44 projects upward, and substantially perpendicular from the base 20, and is integral with the bearing platform 26. The housing 44 includes a plurality of sidewalls 48, 52, 54, and 56, and atop wall 49, forming a cavity 46 in the housing; 44 for retaining a spring system, as discussed in detail below. Sidewall 48 comprises a circular opening 58 for receiving a bolt.

Referring to FIG. 1, the pivoting member 14 comprises a casting forming a cylindrical pedestal 60 having a unite 40 thickness, and an elongated arm 62. The pivoting member 14 can be of any suitable construction and made of any suitable material. To a preferred embodiment, the pivoting member 14 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments the pivoting member 14 may be cast or forged of any formable high strength metal or plastic. Referring now to FIG. 4, the pedestal 60 includes a circular notch 64 formed about its base portion, and an orifice, 66. A boss portion 70 supporting a link pin 72 extends downwardly from a base portion of the 50 pedestal 60. Referring; back to FIG. 1, the arm 62 extends upwardly from the base 60 and comprises at pair of gussets 73 and a cantilevered body 74 having at proximal end 65 and distal end 67. The gussets 73 are triangular in shape and disposed in parallel along the proximal end 65 of the body 55 74. The gussets 73 are integrally formed with the pedestal 60, forming a void 78 which defines a top surface 63 of the pedestal 60.

The body 74 is an arching structure extending from the gussets 73 at an acute angle 80 (see FIG. 4) relative a lateral 60 pedestal base plane 68, preferably at about a 17° angle. A lip 83 is formed along the top surface of the body 74, forming a bearing surface 87. A channel is formed adjacent to bearing surface 87, into which a plurality of stiffening ribs 95 extend. Referring to FIG. 4, a groove 84 formed in the underside of 65 the body 74 comprises a second series of stiffening ribs 86, which extend into the groove 84. The body 74 additionally

includes a counterbore 92 defining a second axis 91 inclined at all angle preferably about 30° relative to the pedestal base plane 68. Referring now to FIG. 1, the body 74 further includes a blind hole 88 lined with a urethane cup 90. Referring back to FIG. 4, the blind hole 88 defines a third axis 89 inclined at am angle preferably about 40° relative to the second axis 91.

With reference to FIG. 1, the hanger 16 comprises a casting forming a body portion 100 and end portions 102 extending outwardly from the body portion 100 in opposite directions. The hanger 16 can be of any suitable construction and made of any suitable material. In a preferred embodiment, the hanger 16 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments, the hanger 16 maybe cast or forged of any formable high strength metal or plastic. The end portions 102 include n pair of concave channels on their undersides. Axle rod 104 extending from end portions 102 carry the skateboard wheels mounted on threaded ends 106. The hanger 16 further includes a pivot pin 108 extending downwardly from a central region of the body portion 100. A platform 110 having a cut-out 109 and an eyelet 112, extends laterally from a central region of the body portion 100, opposite the pivot pin 108. As would be recognized by one skilled in the art, the construction of the hanger body can be modified as desired.

Referring to FIGS. 1 and 5, the hanger 16 is preferably mounted onto the arm 62 by a kingpin or support member 114 which passes through the eyelet 112 of the platform 110. When assembled, the king pin 114 extends through a first bushing 120 disposed between the platform 110 and the an body 74. The king pin 114 further extends through a second bushing 122 and a flat washer 118 seated within the cut-out 109, disposed between a fastening nut 116 and a top surface of the platform 110. The king pin 114, nut 116, and washer 118 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the king pin 114, washer 118 and put 116 are fabricated from steel having conventional dimensions, preferably about % inches in diameter. Referring to FIGS. 1 and 4, in a presently preferred embodiment the first and second bushings 120 and 122 are urethane. The bolt head 124 of the king pin 114 is displaced on the underside 84 of the body 74, between the plurality of ribs 86, such that the kingpin 114 does not rotate as the nut 116 engages a threaded portion of flicking pin 114. The pivot pin 108 engages the pivot cup 90 within the aperture 88 to align the hanger 16 relative to the arm 62.

The compliant properties of the bushings 120 and 122 allows the hanger 16 to pivot about a longitudinal axis 170 (see FIG. 5) in conventional fashion, when a sufficient load is applied to an end portion 102 of the hanger 16. As such, the hanger 16 functions as a first resilient, or sprint,—loaded pivoting member. As will he recognized by one skilled in the art, the mounting of the hanger 16 to the arm 62 can be modified as desired. For example, a system using a pair of compression springs, as described in U.S. Pat. No. 5,263, 725 to Gesmer et al., maybe used instead of the urethane bushing system.

The pivoting member 14 is preferably mounted onto the baseplate 12 is by a pivot bolt 130 which passes through the pedestal orifice 66 of the pivoting member 14. When assembled, the pivot bolt 130 extends through a nut 134, a bronze bushing 136, a pair of bearing plates 138, a first bearing 140, and a flat washer 142. The pivot bolt 130, nut 134, and washer 142 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the pivot bolt 130, nut 134, and washer 142 are

fabricated from steel having conventional dimensions, preferably about 1/2 inches in diameter.

The pivoting member 14 is assembled onto the baseplate 12 such that the boss 70 engages the semicircular notch 38. The washer 142 and the first bearing 140, which is sand- 5 wiched between a pair of hearing plates 138, are displaced between the pivot bolt head 132 and the pedestal top surface 63. The first bearing 140 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the first bearing 140 is a steel needle 10 thrust hearing having an outer diameter of about 1/2 inches and an inner diameter of about 1/2 inches. The bronze bushing 136 comprises an inner aperture suitable for receiving the pivot bolt 130 and is disposed within the aperture 66 to provide minimum friction between the pivoting member 14 15 and the pivot bolt 130. A bearing assembly comprising a second bearing 146 sandwiched between a pair of bearing washers 144, is disposed with the circular notch 64 in between the pedestal 60 and the an upper surface 27. The nut 134 is disposed within the housing recess 32, between the 20 pair of ribs 40, such that the nut 134 is confined and can not rotate as the nut 134 engages a threaded end portion of the pivot bolt 130.

The second bearing 146 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the second bearing 146 is a steel needle thrust bearing having an outer diameter of about 23/16 inches and an inner diameter of about 11/2 inches. The bearings 140 and 146 function to provide smooth rotation of the pivoting member 14. In alternative embodiments, other means may be used to provide minimal friction between the arm 62 and the base 12, such as ball hearings, oil impregnated bronze plain bearings, flexures (flexible structures), or the like.

A spring system 50 retained within the housing 44 includes a link 152, a link bolt 154, a spring 158, and a not plate 156. The link 152 comprises a resilient metal formed in an L-shape, having a first portion 151 extending substantially perpendicular from a second portion 157 that is substantially canted at its distal end. The link 152 is preferably formed from a sheer of stainless steel, but may be of airy suitable material having similar material properties. The first portion 151 comprises a bolt opening 155 centrally displaced along the first portion 151. The second portion 157 comprises a link pin opening 153 along its canted distal end.

The spring system 50 is coupled to the housing 44 bypassing the link bolt 154 through the circular and bolt openings 58 and 155. In a preferred embodiment, the link bolt 154 is Grade 8 steel having a diameter of about % inches. A threaded portion of the link bolt 154 engages a 50 threaded hole 160 centrally located within the nut plate 156. The spring 158 is preferably a steel heavy-duty compression spring disposed between the nut plate 156 and the first portion 151 of the link 152.

14 by engaging the link pin 72 with the link opening 153 on the canted end of the link 152. The spring system 50 functions to control the rotational movement of the pivoting member 14. The link 152 is spring-loaded to resist and control rotational movement of the pivoting member 14. By 60 turning the link bolt 154 clockwise, tile threaded portion of the bolt 154 engages the out plate 156 and compresses the spring 158. The spring 158 then applies a spring load to the first portion 151 of the link 152, and further, stiffens the resilient movement or tension in the link 152. Thus, if the 65 threaded portion the link bolt 154 is fully engaged with the aut plate 156, the tension in the link 152 will stiffen and the

spring system 50 will constrain the pivoting member 14 from rotational translation, thereby increasing the turning resistance likewise, as the threaded portion the link bolt 154 is disengaged from the nut plate 156, the pivoting member 14 is increasingly free to rotate about the perimeter defined by the semicircular slot 38, as the spring system 50 would exert minimal spring load on the link pin 72, thereby loosening the turning resistance.

The frictionless properties of the bearings 140 and 146 allow the pivoting member 14 to pivot about the first axis 36 in a plane oblique to the direction of movement when a sufficient side load is applied on the arm 62. The spring system 50 applies a spring-load on the, pivoting member 14, limiting the rotational translation of the pivoting member 14.

In accordance with the preferred embodiments above, the hanger 16 functions as a first resilient or spring-loaded pivoting member. Similarly, the pivoting member 14 functions as a second resilient or spring-loaded pivoting member. As would be recognized by one skilled in the art, the mounting of the pivoting member 14 to the baseplate 12 and coupling the pivoting member 14 to the spring system 50 can be modified as desired. For example, a urethane bushing, leaf spring or extension spring system will non-indexed centering properties may be used in place of the compression spring system.

In operation, the present invention is ideal for turning; a skateboard at a parabolic rate. To perform this function, the improved truck 10 is provided at the front of the skateboard while a conventional truck is provided at the rear. An example of such a conventional truck is provided in U.S. Pat. No. 3,945,655, the disclosure of which is incorporated herein by reference. The skateboard is navigated by a rider standing on its deck, by shifting his/her weight from side to side such that it moves in a forward direction. The rider can propel the skateboard forward without removing his/her feel from the deck. FIGS. 7C and 7D show the serpentine motion of the path of the front truck, which is depicted as 165, as it weaves over the path of a conventional rear truck, depicted as 161. It is this difference in frequency between the two sinusoidal paths that is the basis for forward propulsion of the skateboard. In accordance with the present invention, the rear truck becomes a relative point from which the front truck may pivot, and such dynamics acts to poll the board forward, as will be described in further detail later.

The improved maneuvering capabilities of a skateboard incorporating the truck 10 is accomplished by the dual pivoting characteristics of the truck 10. The resilient bushings 122 and 120 facilitate a first pivoting axis 170 inclined at approximately 30° to 60° relative to the plane of movement. The pivoting member 14 provides a second pivoting axis substantially oblique to the place of movement, and wherein the. Second pivoting axis is inclined relative the first pivot axis at an angle preferably at about 130° to about The spring system 50 is coupled to the pivoting member 55 160°, more preferably at 140°. The dual pivoting truck 10 enables the nose of the skateboard to move in a side-to-side

> Referring to FIG. 7A, skateboards using a pair of "conventional" trucks 11 turn together at a constant rate along primary sinusoidal path 161. Both front and rear trucks pivot in one dimension symmetrically and in fixed relation, as shown in FIG. 7B. A skateboard according to the preferred embodiments of the present invention, utilizes an improved front truck 10 in combination with a "conventional" rear truck 11. According to this embodiment, as shown in FIGS. 7C and 7D, the rear "conventional" truck 11 turns on the primary path 161, while simultaneously, the front tuck 10

turns on a secondary sinusoidal path 165. As such, the skateboard may trace a variable parabolic path. The front and rear trucks of the skateboard pivot asymmetrically, as the rear truck pivots in one dimension and the front truck pivots in two dimensions, in contrast to the fixed relation 5 provided by a skateboard utilizing a pair of conventional trucks. The asymmetric properties of the improved skateboard enables the front and rear trucks to turn independently, allowing a skateboard rider to create a variable arc of turn with all wheels in contact with the ground, while propelling 10 the skateboard forward.

The angled configuration of the bearing plane 29 (see FIG. 5) defines the plane of movement of the nose of the skateboard to-and-fro as an arc illustrated in FIGS. 6A-C. The arcing lateral movement of the nose provides secondary 15 torquing on the pivoting member 14, in addition to the torque created by weight shift, allowing the rider to turn the skateboard with minimal effort. Additionally, the arcing lateral movement of the nose enables the rider to "carve" the skateboard in a forward serpentine motion as the users twists 20 or shifts his/her weight back acid forth, increasing the angle of the plane 28 increases the amount of secondary torque that the rider can apply to the pivoting member 14 by shifting his/her weight from one side to the other. As such, the truck of present invention is improved over trucks of the 25 prior art, as it balances the combination of torque upon the arm 62 created by the lateral weight shifting of the user during the side-to-side movement of the skateboard, so that the two movements call work smoothly together. Without the angled bearing plane, lateral weight shift from the center 30 position would bear too little, torque upon the rotation of the arm 62. Conversely, lateral weight shift created upon the arm 62 in a turning position bears too much torque. This imbalance causes jerkiness and loss of turning; control.

In use, the truck 10 is attached to the skateboard platform such that the arm 62 of the pivoting member 14 extends rearward This configuration causes the truck 10 to restore the truck wheels to their center position as the skateboard propels forward. Analogous to a shopping cart, where the wheels are behind the pivot point, the forward movement of the skateboard tends to align the pivoting member 14 with the direction of movement. Thus, the pivoting member 14 acts to automatically center, or self correct itself, providing stability to the tuck 10 as the skateboard travels at higher speeds.

Referring to FIG. 5, the spring system 50 functions to provide the truck 10 with additional self-centering capabilities. The spring-loaded link 152 constantly acts upon the link pin 72 to return the truck 10 to its center position. As such, the, spring system 50 creates a "non-indexing" center. In other words the user can push the front of the board from one side to another smoothly past the truck's center position, mimicking the non-biased dynamics of a surfboard. Additionally, the spring system 50 creates a resistance against the arm 62 that correlates to the resistance against the hanger provided by the urethane bushings 120 and 122.

Furthermore, a rider performing an aerial trick, such as all Ollie, can return the board back to the ground confidently, as the spring system 50 returns the truck 10 firmly back to a 60 conventional orientation upon landing of the board. Thus, the present invention further overcomes the inherent problems of pivoting tricks of the prior art.

A user may adjust the amount of "freedom" of pivotal resistance of the truck 11 via the link bolt 154. By tightening 65 or loosening the link bolt 154, the user can vary the tension of the spring 158 on the link 152, which in turn, limits the

rotational movement of the pivoting member 14. Thus, a beginner can fully engage the link bolt 154, such that the skateboard becomes very stable. A more advanced rider, can loosen the link bolt 154 to provide more pivotal freedom and increased maneuvering. For example, the present invention enables an advanced rider to complete a sharp U-turn on a sidewalk of conventional dimensions.

In alternative embodiments, the base plate of the truck can be altered to any suitable size or shape. An example of a modified embodiment is shown in FIG. 8. In other embodiments, the pivoting member 14 and hanger 16 may be integrated into a single piece. In this embodiment, the integrated pivoting member 14 may include an axle resiliently mounted about all extended portion of the pivoting member 14 such that the axle may pivot relative to the pivoting member 14.

The preceding description has been presented with reference to presently preferred embodiments of the invention. Workers skilled in the art and technology to which this invention pertains will appreciate that alterations and changes in the described structure may be practiced without meaningfully departing from the principal, spirit and scope of this invention.

Accordingly, the foregoing description should not be read as pertaining only to the precise structures described and illustrated in the accompanying drawings, but rather should be read consistent with and as support to the following claims which are to have their fullest and fair scope.

What is claimed is:

1. A skateboard truck comprising:

- an arm adapted to be pivotally attached to an inclined surface, inclined relative to the underside of a skateboard deck having a first skateboard truck pivot axis; an axle, the axle being coupled with the arm by a support
- an axle, the axle being coupled with the arm by a support member secured with the midpoint of the axle; and
- a resilient bushing circumferentially disposed about the support member for providing a second skateboard truck pivot axis relative to the axle the arm and bushing being ganged together to provide independently adjustable pivoting of the skateboard truck about two axes of freedom.
- 2. The skateboard truck of claim 1, wherein the arm is attached with the underside of the skateboard about a base having an inclined bearing surface of the first pivot axis relative to the skateboard deck.
- 3. The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.
- 4. The skateboard truck of claim 3, wherein the second pivot axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard deck.
- 5. The skateboard truck of claim 4, wherein the first pivot axis is inclined relative to the second pivot axis at an angle ranging from about 130° to about 160°.
- Additionally, the spring system 50 creates a resistance against the arm 62 that correlates to the resistance against the hanger provided by the urethane bushings 120 and 122.

  Furthermore, a rider performing an aerial trick, such as all Ollie, can return the board back to the ground confidently, as
  - 7. The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and to plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.

- 8. A skateboard truck comprising:
- a base attachable to the underside of a skateboard deck; an arm carried by the base wherein the arm is pivotally attached in an inclined manner relative to the base about a first axis:
- an axle, the axle being carried by the arm and pivotally attached in an inclined manner relative to the arm about a second axis; and
- a coupling operatively connected between the base and  $_{10}$ the arm.
- whereby the first and second axes provide independently adjustable pivoting of the skateboard truck in two dimensions.
- 9. The skateboard truck of claim 8, wherein the base 15 comprises an inclined bearing surface of the first pivot axis relative to the skateboard deck.
- 10. The skateboard truck of claim 9, wherein the hearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.

11. The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

12. The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle

ranging, from about 130° to about 160°.

13. The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the

longitudinal axis of the skateboard.

14. The skateboard truck of claim 13, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a potion of the linkage and a plate, with a threaded aperture on the plate for compressing the spring between the link age and the plate to spring-load the linkage as the bolt further engages the

D. BRUCE PROUT HAYDEN A. CARNEY RICHARD J. WARD, JR. LEROY T. RAHN WALTER G. MAXWELL WILLIAM P. CHRISTIE DAVID A. DILLARD THOMAS J. DALY VINCENT G. GIOIA THEODORE A. PIANKO EDWARD R. SCHWARTZ JOHN D. CARPENTER WESLEY W. MONROE DAVID A. PLUMLEY **GRANT T. LANGTON** SYED A. HASAN CONSTANTINE MARANTIDIS JOHN W. ELDREDGE MARILYN R. KHORSANDI CRAIG A. GELFOUND **GREGORY S. LAMPERT** DANIEL M. CAVANAGH

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"ADMITTED ONLY IN PA "ADMITTED ONLY IN CO "PATENT AGENT

# CHRISTIE PARKER & HALE

LLP
Intellectual Property
Lawyers

REPLY TO PASADENA

July 16, 1998

PASADENA OFFICE

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JAMES B. CHRISTIE (1904-1959) ROBERT L. PARKER (1920-1980)

OUR REFERENCE A524:10

Mr. Eyreick Williamson President Azcast Products, Inc. 15350 Proctor Avenue, Ste. A City of Industry, CA 91745

Re: Representation of Azcast Products, Inc.

Dear Eyreick:

The following is our standard engagement letter and fee agreement. It should have been sent to you after our initial conference. Please review it, and if you find it acceptable, please sign and return a copy to me. You may want to consult with Ted Fogliani before signing it.

Pursuant to this agreement, we will undertake to represent Azcast Products, Inc. in connection with a patentability investigation regarding a new skateboard truck. Our search report on this invention was mailed to Mr. Stratton on July 1, 1998.

Fees for services will be billed at our normal hourly rates, which currently range from \$150 per hour for junior associates to \$410 per hour for the most senior partners. My rate is \$365 per hour. Paralegals are used for some functions that otherwise would have to be performed by lawyers at higher rates. Fees for paralegals range from \$45-\$125 per hour depending on the seniority and experience of the paralegal. Hourly rates may be adjusted annually by the law firm. We also bill for expenses incurred during the course of the representation, and we itemize these expenses at regular intervals. Expenses cover costs for travel, investigators, expert witnesses, court reporting services, outside messengers, etc., and costs and overhead for copying, telecopying, telephone, computer services, and in-house messengers.

We will forward a confidential statement of services rendered and expenses incurred on a monthly basis. Payments are due no later than 20 days from the date of the invoice. Our statements will describe the services performed by each attorney and paralegal

Mr. Eyreick Williamson July 16, 1998 Page 2

working on your matters. The statements contain information protected by the attorneyclient privilege. The privilege could be waived if someone other than the client sees the privileged material. Therefore, we recommend that you keep all of our bills in a file marked "attorney-client privileged materials" and maintain the file in a secure location.

This is to request an advance deposit in the amount of \$1000.00. This amount will be maintained in our firm's legal services trust fund account and will be applied against our next statement to cover the cost of services to date.

You may terminate our services at any time. Any unused portion of the advance payment will be returned. By the same token, if you do not pay our monthly invoices in accord with this agreement, we reserve the right to withdraw as your counsel in this or any other matter and by signing this Agreement, you acknowledge and agree to our right to withdraw under those circumstances.

This fee agreement is limited to intellectual property law counseling and procurement. In the event we are required to litigate your behalf, the parties may enter into a separate agreement, on mutually agreeable terms, governing such proceeding.

Any controversy, dispute, or claim arising out of, in connection with, or in relation to the interpretation, performance or breach of this Agreement, including any claim for professional negligence, shall be finally determined, at the request of either party, by arbitration conducted in Los Angeles County, California, in accordance with the then existing rules for commercial arbitration of the American Arbitration Association, and judgment upon any award rendered by the arbitrator may be entered by any State or Federal court having jurisdiction. The parties intend that this Agreement to arbitrate be valid, enforceable and irrevocable. This provision is not intended to abrogate a client's right to require a non-binding fee arbitration pursuant to Business & Professions Code §§6200-6206.

This document constitutes the written fee agreement between Azcast Products, Inc. as the client, and us, as attorneys, as specified in California Business and Professions Code Section 6148.

This letter sets forth completely the terms of our agreement, and there are no other agreements, promises, or understandings not set forth fully herein.

Mr. Eyreick Williamson July 16, 1998 Page 3

CLB PAS141165.1-\*-7/16/98 6:45 pm

If this meets with your approval, please sign and return the enclosed copy of this letter indicating your acceptance and include an advance deposit for \$1000.00.

Richard J. Ward, Jr.

RJW/clb
Enclosure: Copy of Letter

AGREED AND ACCEPTED:

Eyreick Williamson, President
Azcast Products, Inc.

# ASSIGNMENT

WHEREAS, I, NEIL STRATTON, residing at Venice, California, have invented certain new and useful improvements disclosed in an application for United States Letters Patent entitled TRUCK FOR SKATEBOARD, and executed by me on even date herewith;

AND WHEREAS Azcast Products, Inc., a California corporation, having a place of business at 15350 Proctor Avenue, Suite A, City of Industry, California 91745 (hereafter, together with any successors, legal representatives or assigns thereof, called "ASSIGNEE") wants to acquire the entire right, title and interest in and to said improvements and application.

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) to me in hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, I have sold, assigned, transferred and set over, and do hereby sell, assign, transfer and set over to ASSIGNEE the entire right, title and interest in and to said improvements, and said application and all divisions and continuations thereof, and all United States Letters Patents which may be granted thereon and all reissues, reexaminations and extensions thereof, and all priority rights under all available International Agreements, Treaties and Conventions for the protection of intellectual property in its various forms in every participating country, and all applications for patents (including related rights such as utility-model registrations, inventor's certificates, and the like) heretofore or hereafter filed for said improvements in any foreign countries, and all patents (including all continuations, divisions, extensions, renewals, substitutes, and reissues thereof) granted for said improvements in any foreign countries; and I hereby authorize and request the United States Commissioner of Patents and Trademarks, and any officials of foreign countries whose duty it is to issue patents on applications as aforesaid, to issue all patents for said improvements to ASSIGNEE in accordance with the terms of this Assignment;

AND I HEREBY covenant that I have full right to convey the entire interest herein assigned, and that I have not executed, and will not execute, any agreement in conflict herewith;

AND I HEREBY further covenant and agree that I will communicate to ASSIGNEE any facts known to me respecting said improvements, and testify in any legal proceeding, sign all lawful papers, execute all divisional, continuation, substitute and reissue applications, make all rightful oaths and generally do everything possible to aid ASSIGNEE to obtain and enforce proper patent protection for said improvements in all countries.

IN TESTIMONY WHEREOF, I hereunto set my hand this	day of	, 20
		•
Neil S	tratton	

ASSIGNMENT			
Docket No.	37197/RJW/A524		

DLG PAS331836.1-\*-3/5/01 3:16 PM

Sole

STATE OF COUNTY OF	)		
On	, before me	, Notary Public,	
evidence) to be the person that he executed the same	whose name is subscribed to in his authorized capacity	n to me (or proved to me on the basis of satisfactory to the within instrument and acknowledged to me, and that by his signature on the instrument the n acted, executed the instrument.	
		WITNESS my hand and official seal.	
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RJW/dg			



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# **Business Entity Detail**

Data is updated weekly and is current as of Friday, April 27, 2012. It is not a complete or certified record of the entity.

**Entity Name:** 

CARVER SKATEBOARDS, INC.

**Entity Number:** 

C2349245

Date Filed:

06/28/2001

Status:

DISSOLVED CALIFORNIA

Jurisdiction: **Entity Address:** 

245 TURNBULL CANYON ROAD

Entity City, State, Zip:

CITY OF INDUSTRY CA 91745

Agent for Service of Process: EYREICK T WILLIAMSON

Agent Address:

245 TURNBULL CANYON ROAD

Agent City, State, Zip:

CITY OF INDUSTRY CA 91745

- \* Indicates the information is not contained in the California Secretary of State's database.
  - If the status of the corporation is "Surrender," the agent for service of process is automatically revoked. Please refer to California Corporations Code section 2114 for information relating to service upon corporations that have surrendered.
  - For information on checking or reserving a name, refer to Name Availability.
  - · For information on ordering certificates, copies of documents and/or status reports or to request a more extensive search, refer to Information Requests.
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  - For descriptions of the various fields and status types, refer to Field Descriptions and Status Definitions.

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# CHRISTIE PARKER & HALE

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Lawyers

REPLY TO PASADENA

July 20, 2001

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> JAMES B. CHRISTIE (1904-1959) ROBERT L. PARKER (1920-1980)

> > OUR REFERENCE

A524:37197

Mr. Eyreick Williamson President CARVER SKATEBOARDS, INC. 15350 Proctor Ave., Suite A City Of Industry, California 91745

Re: U.S. Patent Application No. 09.801,536 Entitled TRUCK FOR SKATEBOARDS; Filed March 8, 2001

Dear Eyreick:

The USPTO has sent a notice requesting better drawings in the above application. The requirements for drawings are that they be reasonably free from erasures and free from alterations, overwritings, interlineations, folds and copy marks.

A copy of the full set of drawings is enclosed. I request that FIGS. 2, 3,4 and 8 be cleaned up and particularly with respect to FIG. 8, the lines be made firm and clear. FIG. 5 should be recopied and centered leaving a 3/4" margin on each side. Reference numerals on the right side need clarification. FIGS. 6A, 6B, 6C, 7A, 7B,7C and 7D should be firmed up (eliminate free hand if possible), erasures and writeovers eliminated. These figures should be moved closer to the center of each page to leave under margins on all four sides. The vertical line next to FIG. 7A and 7B should be removed.

Mr. Eyreick Williamson CARVER SKATEBOARDS, INC. July 20, 2001 Page 2

CHRISTIE
PARKER
& HALE

If there are any questions, please call.

Sincerely

Richard J. Ward, Jr.

RJW/clb Enclosures

cc: Jeff Paynton-w/encls.

Theodore J. Fogliani, Esq. - w/o encl.

CLB PAS348737.1-\*-7/20/01 1:24 PM



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/801,536	03/08/2001	Neil Stratton	37197/RJW/A524	7179
23363 7	590 05/02/2002			
CHRISTIE, PARKER & HALE, LLP 350 WEST COLORADO BOULEVARD SUITE 500 PASADENA, CA 91105		EXAMINER		
			MAR, MIC	CHAEL Y
•		ART UNIT	PAPER NUMBER	
			3618	
			DATE MAILED: 05/02/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.



Application No. Application No. O9/801,536

Applicant(s)

Examiner

Neil Stratton

Office Action Summary

Michael Mar

Art Unit 3618



	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address
Period for	or Reply	
THE N	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.	
aft - If the be - If NO cor - Failure	er SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) days considered timely. period for reply is specified above, the maximum statutory   nmunication. e to reply within the set or extended period for reply will, by	FR 1.136 (a). In no event, however, may a reply be timely filed ation.  , a reply within the statutory minimum of thirty (30) days will period will apply and will expire SIX (6) MONTHS from the mailing date of this estatute, cause the application to become ABANDONED (35 U.S.C. § 133).  mailing date of this communication, even if timely filed, may reduce any
	ned patent term adjustment. See 37 CFR 1.704(b).	making date of this communication, even if timely filed, may reduce any
Status		
1) 🗆	Responsive to communication(s) filed on	· · · · · · · · · · · · · · · · · · ·
2a) 🗌	This action is FINAL. 2b) ☑ This act	ion is non-final.
	Since this application is in condition for allowance closed in accordance with the practice under $Ex\ pa$	except for formal matters, prosecution as to the merits is reference Quayle, 1935 C.D. 11; 453 O.G. 213.
Disposit	ion of Claims	
4) 💢	Claim(s) 1-22	is/are pending in the application.
4	a) Of the above, claim(s)	is/are withdrawn from consideratio
5)□	Claim(s)	is/are allowed.
6)□	Claim(s)	is/are rejected.
. 7) 🗆	Claim(s)	is/are objected to.
8)⊠	Claims <u>1-22</u>	are subject to restriction and/or election requirement
Applicat	ion Papers	
• • • •	The specification is objected to by the Examiner.	
10)	The drawing(s) filed onis/ar	e objected to by the Examiner.
11)	The proposed drawing correction filed on	is: வி approved வி disapproved.
12)	The oath or declaration is objected to by the Exam	iner.
Priority	under 35 U.S.C. § 119	
13)□	Acknowledgement is made of a claim for foreign p	riority under 35 U.S.C. § 119(a)-(d).
a) 🗆	All b)□ Some* c)□ None of:	
1. Certified copies of the priority documents have been received.		
2	$2.\square$ Certified copies of the priority documents have	e been received in Application No
_	application from the International Bure	•
*See the attached detailed Office action for a list of the certified copies not received.		
14)	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. \$ 119(e).
Attachme	ent(s)	
=	tice of References Cited (PTO-882)	18) Interview Summary (PTO-413) Paper No(s).
	tice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application (PTO-152)
17) 📙 Inf	ormation Disclosure Statement(s) (PTO-1449) Paper No(s).	20) Other:

Page 2

Application/Control Number: 09/801,536

Art Unit: 3618

**DETAILED ACTION** 

This application contains claims directed to the following patentably distinct species of the 1.

claimed invention:

I. Figs. 1-7

II. Fig. 8

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held

to be allowable.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the

Application/Control Number: 09/801,536

Art Unit: 3618

examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

- 2. The Group and/or Art Unit location of your application in the PTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to *Group Art Unit 3618*.
- 3. Any response to this action should be mailed to:

**Assistant Commissioner for Patents** 

Washington, D.C. 20231

# or faxed to:

(703) 308-2571

(for formal communications intended be entered)

(all informal communications should be labeled "PROPOSED" OR "DRAFT")

# or hand delivered to:

Crystal Park 5, 2451 Crystal Drive, Arlington, Virginia 22202

Seventh Floor(receptionist)

Application/Control Number: 09/801,536

Art Unit: 3618

4. Any inquiry concerning this communication should be directed to Michael Mar at telephone number (703) 308-2087 between the hours of 10:00 AM and 7:00 PM, Monday-Friday or by e-mail at: michael.mar@uspto.gov.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

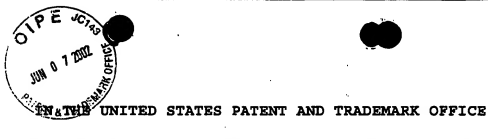
MICHAEL MAR

Richael Man

**Primary Examiner** 

M.Mar

April 30, 2002



COLOR

I hereby certify that this correspondence is being deposited with the U.S. Postal Service as first class mail in an envelope addressed to Commissioner of Patents and Trademarks, Washington, D.C. 20231 on May 31, 2002.

Richard J. Ward Ør.

Applicant : Neil Stratton
Application No. : 09/801,536
Filed : March 8, 2001

Title : TRUCK FOR SKATEBOARDS

Grp./Div. : 3618

Examiner : Mar, Michael Y.

Docket No. : 37197/RJW/A524

RECEIVED

JUN 1 2 2002

**GROUP 3600** 

# AMENDMENT & RESPONSE

Assistant Commissioner for Patents Washington, D.C. 20231

Post Office Box 7068 Pasadena, CA 91109-7068 May 31, 2002

### Commissioner:

In response to the Office action of May 2, 2002, applicant provisionally elects, for examination, claims 1-14, the claims directed to a skateboard truck. The Office Action requires an election of species between I, Figs. 1-7 and II, Fig. 8.

However, the examiner's attention is directed to the claims of the application. Claims 1-14 are directed to a skateboard incorporating the trucks of Figs. 1-6 and 8. The skateboard is shown in Figs. 7B and 7D.

An election between the claims directed to a skateboard truck and claims directed to a skateboard would appear to be more appropriate. Thus, applicant provisionally elects claims 1-14 with traverse pending further clarification by the examiner.

Please amend the above-identified application as follows:

# In the Claims:

Amend claim 1.

(Amended) A skateboard truck comprising:

a swivel member adapted to be pivotally attached to the underside of the skateboard about a first skateboard pivot axis;

an axle having a pair of wheels mounted at opposite ends thereof, the axle being coupled to the swivel member by a support member secured to the midpoint of the axle; and

a resilient sleeve circumferentially disposed about the support member for providing a second skateboard pivot axis relative to the axle, the swivel and sleeve being ganged together to provide pivoting of the front end of the skateboard in two degrees of freedom.

- 2. The skateboard truck of claim 1, wherein the swivel member is attached to the underside of the skateboard about a base having an inclined bearing surface perpendicular to the first pivot axis.
- 3. The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard's plane.
- 4. The skateboard truck of claim 3, wherein the second pivot axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.
- 5. The skateboard truck of claim 4, wherein the first pivot axis is inclined relative the second pivot axis at an angle ranging from about 130° to about 160°.
- 6. The skateboard truck of claim 2 further comprising a springloaded linkage having adjustable tension operatively connected between the base and the swivel member for limiting rotational movement of the swivel member relative to the base and biasing the swivel member

towards a position aligned with the longitudinal axis of the skateboard.

7. The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and a plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.

# 8. A skateboard truck comprising:

a base attachable to the underside of a skateboard;

an arm carried by the base and rotatable relative to the base about a first axis;

an axle having a pair of wheels mounted at opposite ends thereof, the axle being carried by the arm and rotatable relative to the arm about a second axis; and

a coupling operatively connected between the base and the arm;

whereby the first and second axes provide pivoting of the front end of the skateboard in two dimensions.

- 9. The skateboard truck of claim 8, wherein the base comprises an inclined bearing surface perpendicular to the second pivot axis.
- 10. The skateboard truck of claim 9, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard's plane.
- 11. The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

- 12. The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle ranging from about 130° to about 160°.
- 13. The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 14. The skateboard truck of claim 13, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and a plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.

# 15. A skateboard comprising:

an elongated board;

a first truck detachably mounted to underside of the rear of the board, the first truck having a rear axle pivotally coupled to the board about a longitudinal axis; and

a second truck detachably mounted to the underside of the front of the board wherein the second truck comprises:

a base attachable to the underside of the board;

an arm carried by the base and rotatable relative to the base about a first axis;

an axle having a pair of wheels mounted at opposite ends thereof, the axle being carried by the arm and rotatable relative to the arm about a second axis; and

a coupling operatively connected between the base and the arm;

whereby the first and second axes provide pivoting of the skateboard in two dimensions.

- 16. The skateboard of claim 15, wherein the base comprises an inclined bearing surface perpendicular to the second pivot axis.
- 17. The skateboard of claim 16, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard's plane.
- 18. The skateboard of claim 17, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.
- 19. The skateboard of claim 18, wherein the second axis is inclined relative the first pivot axis at an angle ranging from about 130° to about 160°.
- 20. The skateboard of claim 15, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a rest position aligned with the skateboard's direction of movement.
- 21. The skateboard of claim 15, wherein the first truck traces a first sinusoidal path, while the second trucks traces a second sinusoidal path that weaves over the first path such that the first truck becomes a point of reference from which the second truck may pivot, causing the front nose of the skateboard to move from side-to-side about the point of reference and enabling the skateboard to turn at a variable parobolic rate.

#### Application No. 09/801,536

22. The skateboard of claim 15, wherein the inclined bearing surface facilitates secondary torquing on the arm, in addition to a torque created by a rider shifting weight from side to side, enabling the rider to navigate the skateboard with increased control.

#### REMARKS

The examiner is requested to call applicant's attorney if this will expedite the further handling of the application. Attached hereto is a marked-up version of the changes made to claim 1 by the current amendment. The attached page is captioned "Version with markings to show changes made."

Respectfully submitted,

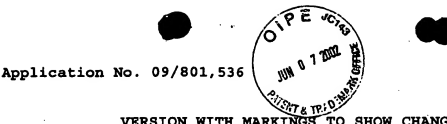
CHRISTIE, PARKER & HALE, LLP

Rv

Richard J. Ward, J:

Reg. No. 24,187 626/795-9900

RJW/clb



SHOW CHANGES MADE

(Amended) A skateboard truck comprising:

a swivel member adapted to be pivotally attached to the underside of the skateboard about a first skateboard pivot axis;

an axle having a pair of wheels mounted at opposite ends thereof, the axle being coupled to the swivel member by a support member secured to the midpoint of the axle; and

a resilient sleeve circumferentially disposed about the support member for providing a second skateboard pivot axis relative to the axle, the swivel and [bushing] sleeve being ganged together to provide pivoting of the front end of the skateboard in two degrees of freedom.

CLB PAS438490.1-\*-5/30/02 4:23 PM

JUN 1 2 2002 GROUP





## NET THE STATES PATENT AND TRADEMARK OFFICE AMENDMENT TRANSMITTAL LETTER

I hereby certify that this correspondence is being deposited with the U.S. Postal Service as first class mail in an envelope addressed to Commissioner of Patents and Trademarks, Washington, D.C. 20231 on May 31, 2002.

Richard J. Ward

Applicant

Neil Stratton

Application No.:

09/801,536

Filed

March 8, 2001

Title

TRUCK FOR SKATEBOARDS

Grp./Div.

3618

Examiner

Mar, Michael Y.

Docket No.

37197/RJW/A524

**RECEIVED** 

JUN 1 2 2002

**GROUP 3600** 

Assistant Commissioner for Patents Washington, D.C. 20231

Post Office Box 7068 Pasadena, CA 91109-7068 May 31, 2002

Enclosed is an amendment to the above-identified application.

	Claims Remaining After Amendment	Highest Number Paid For	Number Extra Claims	Small Entity Rate	Large Entity Rate	FEE
Total Claims Fee	22	* 22		x \$9.00	x \$18.00	-0-
Independent Claims	3	** 3		x \$42.00	x \$84.00	-0-
Multiple Dependent Claims ***				\$140.00	\$280.00	-0-
TOTAL FILING FEE						\$
NO ADDITIONAL FEE REQUIRED ****  IF NO FEE REQUIRED, INSERT "0"					"0"	

- \* IF HIGHEST NUMBER PREVIOUSLY PAID FOR IS 20 OR LESS, WRITE "20" IN COLUMN 3
- \*\* IF HIGHEST NUMBER PREVIOUSLY PAID FOR IS 3 OR LESS, WRITE "3" IN COLUMN 3
- \*\*\* PAY THIS FEE ONLY WHEN MULTIPLE DEPENDENT CLAIMS ARE ADDED FOR THE FIRST TIME

\*\*\*\* IF NO FEE REQUIRED, ADDRESS ENVELOPE TO "BOX NON FEE AMENDMENTS"

 Attached is our check for \$ to pay the fees calculated above
A Position for Extension of Time and the required fee are as

Other enclosures:

#### Amendment Transmittal Letter Application No. 09/801,536

The Commissioner is hereby authorized to charge any fees under 37 CFR 1.16 and 1.17 which may be required by or to give effect to this paper to Deposit Account No. 03-1728. Please show our docket number with any charge or credit to our Deposit Account. A copy of this letter is enclosed.

Respectfully submitted,

CHRISTIE, PARKER & HALE, LLP

By

Richard J. Ward, Jr.

Reg. No. 24,187 626/795-9900

RJW/clb CLB PAS438527.1-\*-5/30/02 4:35 PM









#### United States Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/801,536	03/08/2001	Neil Stratton	37197/RJW/A524 7179			
23363	7590 07/22/2002					
•	PARKER & HALE, LI		EXAMINER			
SUITE 500	OLORADO BOULEVAR	aD	MAR, MIC	CHAEL Y		
PASADENA,	CA 91105		ART UNIT	PAPER NUMBER		
			3618			
			DATE MAILED, 02/22/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)



#### Office Action Summary

Application No. 09/801,536

Applicant(s)

Examiner

Art Unit



**Neil Stratton** 

		Michael Mar	3618
	- The MAILING DATE of this communication appears	on the cover sheet with the corres	pondence eddress
	for Reply		
THE I Extension I on II -	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION. ions of time may be available under the provisions of 37 CFR 1.136 (a). In a date of this communication. period for reply specified above is less than thirty (30) days, a reply within the period for reply is specified above, the maximum statutory period will apply to reply within the set or extended period for reply will, by statute, cause to	no event, however, may a reply be timely filed he statutory minimum of thirty (30) days will by and will expire SIX (8) MONTHS from the mailin	after SIX (8) MONTHS from the considered timely.  In date of this communication.
earned	ply received by the Office later than three months after the mailing date of patent term adjustment. See 37 CFR 1.704(b).	this communication, even if timely filed, may re	duce any
Status 1)	Responsive to communication(s) filed on		·
2a) 🗆	This action is <b>FINAL</b> . 2b) ☑ This act	tion is non-final.	·
3)□	Since this application is in condition for allowance closed in accordance with the practice under Ex pa	•	
Disposi	tion of Claims		•
4) 💢	Claim(s) <u>1-22</u>	is/are	pending in the application.
4	la) Of the above, claim(s) <u>15-22</u>	is/ar	e withdrawn from consideration.
5) 🗆	Claim(s)		is/are allowed.
6) 🔯	Claim(s) <u>1-14</u>		is/are rejected.
7) 🗆	Claim(s)		is/are objected to.
8) 🗆	Claims	are subject to restric	tion and/or election requirement.
Applica	tion Papers		
9) 🗆	The specification is objected to by the Examiner.		
10)	The drawing(s) filed on is/are	a) 🗆 accepted or b) 🗀 objecte	d to by the Examiner.
	Applicant may not request that any objection to the o	Irawing(s) be held in abeyance. Se	37 CFR 1.85(a).
11)	The proposed drawing correction filed on	is: a)□ approved	b) $\square$ disapproved by the Examiner.
	If approved, corrected drawings are required in reply	to this Office action.	
12)	The oath or declaration is objected to by the Exam	iner.	
_'	under 35 U.S.C. §§ 119 and 120		
	Acknowledgement is made of a claim for foreign p	riority under 35 U.S.C. § 119(a)	-(d) or (f).
	All b)□ Some* c)□ None of:		
	1. Certified copies of the priority documents have		
	2. Certified copies of the priority documents have		
	<ol> <li>Copies of the certified copies of the priority d application from the International Bure se the attached detailed Office action for a list of th</li> </ol>	au (PCT Rule 17.2(a)).	this National Stage
14)	Acknowledgement is made of a claim for domestic		e).
` a) [	The translation of the foreign language provisions		•
15)□	Acknowledgement is made of a claim for domestic		) and/or 121.
Attachm			
1) 💢 No	tice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper I	No(s)
2) No	tice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (	PTO-152)
3) 💢 lnf	ormation Disclosure Statement(s) (PTO-1449) Paper No(s)6	6) Other:	

Application/Control Number: 09/ 801,536 Page 2

Art Unit: 3618

#### **DETAILED ACTION**

- 1. Claims 15-22 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in Paper No. 7.
- 2. In the specification, page 4, line 13, there is a double recitation of "of the".

#### Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 1-7 and 9-11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1, there is no antecedent basis for "the skateboard" in line 3, "the swivel" in line 9, and "the front end" in line 10. In claim 1, the recitation "in two degrees of freedom" is unclear as to whether it means movement about two different axes or a range of pivotal movement of two degrees. In claims 3 and 4, the recitation "the skateboard's plane" is vague and unclear since the plane has not been defined. In claim 9, line 2, the recitation "inclined bearing surface

Application/Control Number: 09/801,536

Art Unit: 3618

perpendicular to the second pivot axis" in incorrect because the inclined bearing surface is actually

perpendicular to the first pivot axis.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use

or on sale in this country, more than one year prior to the date of application for patent in the United States.

6. Claims 1 and 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Pracas

5,522,620.

Pracas discloses a skateboard truck comprising a swivel member 12 adapted to be attached to

the underside of a skateboard by a pivot member 16 for pivotal movement about a first pivot axis,

an axle 84 having a pair of wheels mounted at opposite ends of the axle, a support member 84 for

attaching the axle to the swivel member, and a resilient sleeve circumferentially disposed about the

support member. The axle is pivotal about a second axis relative to the swivel member. The axle

is thus pivotable relative to the skateboard about two different axes.

Claim Rejections - 35 USC § 103

Page 3

Application/Control Number: 09/801,536 Page 4

Art Unit: 3618

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 2-5 and 9-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pracas 5,522,620.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the base with an inclined surface for mounting the swivel member thereto in order to enhance the centering effect of the truck assembly.

9. Claims 6, 7, 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pracas 5,522,620 as applied to claims 2 and 8 above, and further in view of Boardman 565,718.

Boardman teaches the old and well known use of a centering mechanism on a steering assembly. The centering mechanism includes a swivel member G, a linkage member G' biased by a compression spring E into engagement with the swivel member, and a bolt E3 received through a threaded aperture in a plate C4. The biasing force exerted upon the linkage is adjusted by rotation of the bolt.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the swivel member of Pracas with a centering mechanism as taught by Boardman

Application/Control Number: 09/801,536

Art Unit: 3618

in order to provide the skateboard with the ability to move in a straight direction when steering forces by a user are not exerted upon the skateboard.

- 10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. They all teach the use a skateboard truck assembly in which an axle is movable about two distanct axes relative to a skateboard platform.
- 11. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to *Group Art Unit 3618*.
- 12. Any response to this action should be mailed to:

**Assistant Commissioner for Patents** 

Washington, D.C. 20231

or faxed to:

(703) 308-2571

(for formal communications intended be entered)

(all informal communications should be labeled "PROPOSED" OR "DRAFT")

Page 5

Page 6

Application/Control Number: 09/801,536

Art Unit: 3618

or hand delivered to:

Crystal Park 5, 2451 Crystal Drive, Arlington, Virginia 22202

Seventh Floor(receptionist)

13. Any inquiry concerning this communication should be directed to Michael Mar at telephone number (703) 308-2087 between the hours of 10:00 AM and 7:00 PM, Monday-Friday

or by e-mail at: michael.mar@uspto.gov.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

**MICHAEL MAR** 

**Primary Examiner** 

M.Mar

July 12, 2002

## Notice of References Cited

Application/Control No. 09/801,536 Applicant(s)/Patent Under Reexam . Neil Stratton

Examiner

Michael Mar

Art Unit 3618

Page 1 of 1

#### **U.S. PATENT DOCUMENTS**

		Document Number Country Code-Number-Kind Code	Date,	Name	Cla	ssification <sup>2</sup>
	A	565,718	8/1896	Boardman	280	291
	В	6,318,739	11/2001	Fehn, Jr.	280	87.042
	С	4,176,850	12/1979	Johnson	280	87.042
	D	5,868,408	2/1999	Miller	280	87.042
П	E	4,645,223	2/1987	Grossman	280	87.042
	F	5,372,384	12/1994	Smith	280	842
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#### **FOREIGN PATENT DOCUMENTS**

		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification <sup>2</sup>
	N					
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#### **NON-PATENT DOCUMENTS**

	Include, as applicable: Author, Title, Date, Publisher, Edition or Volume, Pertinent Pages
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<sup>\*</sup> A copy of this reference is not being furnished with this Office action. See MPEP \$ 707.05(a).

<sup>&</sup>lt;sup>2</sup> Classifications may be U.S. or foreign.

ART.	OF DAPER	OPY OF PAPERS DIGINALLY FILED
DRM PTO/SB/08A/B (10-01) Character for PTO-1449A/B	Attorney Pocket Number	37197/RJW/A524
MAY 1 2002	Application Number	09/801,536
INFORMATION DISCLOSURE	Filing Date	March 8, 2001
STATEMENT BY APPLICANT	Applicant(s)	Neil Stratton
(use as many sheets as necessary)	Group Art Unit	3611
(use as many sheets as necessary)	Examiner Name	Not yet assigned

	U.S. PATENT DOCUMENTS						
EXAMINER INITIALS	Cite No.1	DOCUMENT NUMBER Number · kind code <sup>7</sup> · (If known)	PUBLICATION DATE MM-DD-YYYY	NAME OF PATENTEE			
mm		3,649,038	03/14/1972	Huckenbeck			
mm		4,061,350	12/06/1977	Schmidt, Jr., et al			
2020		4,071,256	01/31/1978	Kimmell			
mm		4,168,842	09/25/1979	Kimmell, et alpecel\/=[			
mm		5,522,620	06/04/1996	Pracas			
				MAY 2 1 2002			

EXAMINER INITIALS

Cite No. 1

Foreign Patent Document Country Code<sup>3</sup> · Number<sup>4</sup> · Kind Code<sup>3</sup> (If known)

Publication Date Name of Patentee or Applicant of Cited Document (\*/)

	OTHER DOCUMENTS						
EXAMINER   Cite   Include name of the author (in CAPITAL LETTERS), title of the article, title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.							

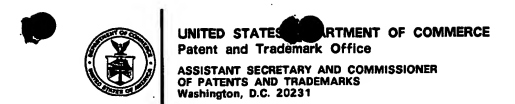
EXAMINER SIGNATURE	Mulal Mar	DATE CONSIDERED	7-11-02

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. 'Applicant's unique citation designation number (optional). 'See Kinds Codes of USPTO Patent Documents at www.pto.gov or MPEP 901.4. 'Enter Office that issued the document, by the two-letter code (WIPO standard ST.3). 'For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. 'Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. 'Applicant is to place a check mark here if English Language Translation is attached.

Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

RJW/clb

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#### CHANGE OF ADDRESS/POWER OF ATTORNEY

#9

THE CORRESPONDENCE ADDRESS HAS BEEN CHANGED TO CUSTOMER # 23363
THE PRACTITIONERS OF RECORD HAVE BEEN CHANGED TO CUSTOMER # 23363
THE FEE ADDRESS HAS BEEN CHANGED TO CUSTOMER # 23363
ON 07/24/02 THE ADDRESS OF RECORD FOR CUSTOMER NUMBER 23363 IS:

CHRISTIE, PARKER & HALE, LLP 350 WEST COLORADO BOULEVARD SUITE 500 PASADENA CA 91105

AND THE PRACTITIONERS OF RECORD FOR CUSTOMER NUMBER 23363 ARE:

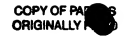
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25312	25355	25373	28301	29371	29946	30831	31135	31953	32213
33485	34133	34849	35581	36045	36593	37208	38985	39559	39739
39759	39778	40285	41057	41159	41661	41886	42052	42419	42681
43693	43945	44257	44284	44548	44641	44816	46083	47317	47822
50517	50791	51304							

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AUG 0 1 2002

GROUP 3600

PTO INSTRUCTIONS: PLEASE TAKE THE FOLLOWING ACTION WHEN THE CORRESPONDENCE ADDRESS HAS BEEN CHANGED TO CUSTOMER NUMBER: RECORD, ON THE NEXT AVAILABLE CONTENTS LINE OF THE FILE JACKET, 'ADDRESS CHANGE TO CUSTOMER NUMBER'. LINE THROUGH THE OLD ADDRESS ON THE FILE JACKET LABEL AND ENTER ONLY THE 'CUSTOMER NUMBER' AS THE NEW ADDRESS. FILE THIS LETTER IN THE FILE JACKET. WHEN ABOVE CHANGES ARE ONLY TO FEE ADDRESS AND/OR PRACTITIONERS OF RECORD, FILE LETTER IN THE FILE JACKET. THIS FILE IS ASSIGNED TO GAU 3618.





#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

pplicant

**Neil Stratton** 

Application No.:

09/801,536

Filed

March 8, 2001

Title

TRUCK FOR SKATEBOARDS

Grp./Div.

3618

Examiner

Mar, Michael Y.

Docket No.

37197/RJW/A524

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**GROUP 3600** 

## APPLICATION TO WITHDRAW AS ATTORNEYS OF RECORD IN PENDING APPLICATION

Assistant Commissioner for Patents Washington, D.C. 20231

Post Office Box 7068 Pasadena, CA 91109-7068 August 15, 2002

#### Commissioner:

The undersigned, for themselves and for all other persons appointed by Applicant in the Declaration and Power of Attorney executed on March 6, 2001, apply to withdraw as attorneys of record in the above-identified application. The undersigned have express authority and power to act for said other persons, as evidenced by the enclosed copy of a Reciprocal Authorization Re Withdrawal of Attorneys before the U.S. Patent Office and executed by the undersigned and all of said other persons.

Applicant and Mr. Eyreick Williamson, his employer at Carver Skateboard, Inc. have been advised of this withdrawal. Applicant and Mr. Williamson have also been given a copy of the outstanding Office action dated July 22, 2002, and has been informed that a response must be filed no later than January 22, 2003.

A copy of this Notice of Withdrawal as Attorneys of Record is being mailed to the Applicant and Mr. Williamson.

Please address all future correspondence to Carver Skateboards, Inc., 245 Turnbull Canyon Road, City of Industry, California 91745 to the attention of Mr. Eyreick Williamson, President.

I hereby certify that this correspondence is being deposited with the U.S. Postal Service as first class mail in an euvelope addressed to Assistant Commissioner for Trademarks, 2000 Crystal Delve Artisgton, VA 22202.3413 and

Date of Deposits 8/15/0

#### Application No. 09/801,536

This request to withdraw is being submitted in triplicate (original plus two copies).

Respectfully submitted,

CHRISTIE, PARKER & HALE, LLP

Reg. No.

for Richard J. Ward, Jr.

Reg. No. 24,187 626/795-9900

By Waltnes Marwell

Walter G. Maxwell Reg. No. 25,355 626/795-9900

Ву

Lee T. Rahn Reg. No. 20,356 626/795-9900

RJW/clb

Enclosures: Application to Withdraw (2 copies)

Reciprocal Authorization Re Withdrawal...

cc: Neil Stratton

Eyreick Williamson

CLB PAS454818.1-\*-8/15/02 12:17 PM

(Rev. 12/2001)

#### THE UNITED STATES PATENT AND TRADEMARK OFFICE

#### RECIPROCAL AUTHORIZATION RE WITHDRAWAL OF ATTORNEYS **UNDER 37 C.F.R. § 1.36**

To facilitate and to enable the undersigned persons (each of whom is or has been associated with the firm Christie, Parker & Hale) to withdraw as attorneys of record in any matter before the Patent and Trademark Office in any patent, design patent or trademark matter in which any of the undersigned persons have been appointed as principal attorneys, each of the undersigned persons hereby authorizes and appoints any three (3) of the undersigned persons as agents and representatives in connection with the withdrawal as attorneys of record in any such matter, and to sign a request for leave to withdraw as attorneys of record in any such matter under 37 CFR § 1.36.

RECEIVED

AUG 2 9 2002

**GROUP 3600** 

Reg. No. 16,299

Reg. No. 17,968

Reg. No. 19,103

Bruce Prout .

Reg. No. 20,958

eg. No. 22,653

Russell R. Palmer.

Reg. No. 22,994

Reg. No. 24,166

24,187

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LeRoy T. Rahn Reg. No. 20,356	Richard D. Seibel Reg. No. 22,131
Walt & Maxwell	Mul. Shini
Walter G. Maxwell Reg. No. 25,355	(John P. Grinnell Reg. No. 24,001
La 9 your	Weller! Check
Reg. No. 26,066	William P. Christie Reg. No. 29,371
David A. Dillard	Philips Anderson
Reg. No. 30,831	Reg. No. 29,887
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William G. Lane Reg. No. 24,761	Reg. No. 27,693
Louis A. Hunich	Parol Yames
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Thomas & Vale	Carl tustic
Thomas J. Daly Reg. 19 32,213	Carl Kustin Reg. No. 24,106
	OCC C
X1./(/ , )	Felix L. Fischer
John H. Hay	Reg. No. 31,614

Harcia A. Devon Reg. No. 31,947	DÉVIG L. HOEEMAN () Reg. No. 32,469
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Yar R. Chaikovsky 'Reg. No. 39,625  Paul W. Fish

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Ohn W8 Check
John H. Eldredge . () Reg. No. 37,613
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Roderick G. Forman Reg. No.
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Mark C. Scerei Reg. No.	Daniel H. Cevenagh Rog. No. 41,661
Hay J. Melson  Gary J. Nelson  Reg. No. 44,257	Kenyon/s. Jentkes Reg. No. 41,873
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Albert J. Harrise, Jr. Reg. No. 46,123	James E. Doroshow
Patrick Y. Ikehara Reg. No. 42,681	Sun Varianianianianianianianianianianianianiani
Mark Garsda Reg. No. 31,953	Dariol R. Kimbell Reg. No. 34,849
Peter J. Relian Reg. No.	Thecesa W. Middlebrook

7ithdrawal of Attorneys	
Robert J. Tomolon	A CORNICE
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Ian L Cartier Reg. No. 38,406	Richard J. Pacittan Reg. No. 28,248
Cynthia A. Bonner Reg. No. 44,548	Frank L. Cire Reg. No. 42,419
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Stephen E. Johnson	Derrick W. Reed Reg. No. 40,138
Peter A. Nichols Reg. No. 45,918	Patrick S. Schoenburg
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Med a Ruled	Sad 1 2002
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11/ Corn Call	at the
W. Casey Walls	John W. Peck Reg. No. 44,284
Sout B. Andlink, TR.	Micholas J. Pauley
David B. Sandelands, Jr. Reg. No. 46,023	Reg. No. 44,999
Leigh O. Linder	Mark J. Marrelli Reg. No. 86,598
Brian K. Brookey	Laurence H. Pretty Reg. No. 25,312
Ploward A. Kroll	Robert Al Schroeder Reg. No. 25,373
Heidi L. Eisenhut Reg. No. 46,812	Richard A. Wallen Reg. No. 22,671

# RECIPROCAL AUTHORIZATION REWITHDRAWAL OF ATTORNEYS

Page 9

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Michael J. MacDermott Reg. No. 29,946	Rodney V Narfford Reg. No.
Anne Wang Reg. No. 36,045	Stephen Lobbin Reg. No. 41,159
Gary B. Lueck	Ksenya Medvedura Ksenya Medvedev Reg. No.
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Sames. M. Collison	Reg. No.
Richard A. Clegg Reg. No. 33,485	Reg. No.
Natu J. Patel Reg. No. 39,559	Reg. No.
Tom H. Dao Reg. No. 44,641	Reg. No.

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PATENT AGENTS

FRANK L. CIRE

TECHNICAL SPECIALISTS
ULESES C. HENDERSON, JR.
DAVID J. BAILEY

\*ADMITTED ONLY IN PA, DC \*\*ADMITTED ONLY IN MA

# CHRISTIE PARKER & HALE

I.I.P

Intellectual Property Lawyers

REPLY TO PASADENA

May 24, 2001

#### PASADENA OFFICE

350 WEST COLORADO BOULEVARD SUITE 500 PASADENA, CALIFORNIA 91105 POST OFFICE BOX 7068 PASADENA, CALIFORNIA 91109-7068 TELEPHONE: (626) 795-9900 FACSIMILE: (626) 577-8800

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3501 JAMBOREE ROAD
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NEWPORT BEACH, CALIFORNIA 92660
TELEPHONE: (949) 476-0757
FACSIMILE: (949) 476-8640

JAMES B. CHRISTIE (1904-1959) ROBERT L. PARKER (1920-1980)

OUR REFERENCE

A524:40230

Mr. Jeff Paynton CARVER SKATEBOARDS 15350 Proctor Avenue Suite A City of Industry, California 91745

Re: Assignment of Application for the Mark CARVER, Serial No. 76/119,671; Filed August 29, 2000 in the name of Azcast Products, Inc.

#### Dear Jeff:

In answer to the inquiry in your letter of May 23, 2001, the step that needs to be taken now with respect to the patent and trademark applications is for Azcast Products, Inc. to assign both applications to Carver Skateboard, Inc.

We can prepare the assignments as soon as you authorize it. I estimate the cost for preparing each assignment to be \$250.00 plus the recording fees to be paid to the Patent and Trademark Office. The recording fees are \$40.00 for a patent assignment and \$40.00 for a trademark assignment.

Naturally, we are reluctant to undertake any further work for Azcast/Carver because of the overdue receivable from your company in the amount of \$6,886.70. Of that amount, over \$6,000 has been due and owing for more than 90 days. Our unpaid statements date back to July 31, 2000. In our March meeting, you indicated that you would be addressing this situation. To date one payment of \$2,373.00 was received on March 19, 2001. I have also received promises from Eyerick Williamson on a number of occasions that the overdue amounts would be paid promptly and the account would be brought current.

Mr. Jeff Paynton CARVER SKATEBOARDS May 24, 2001 Page 2 CHRISTIE PARKER & HALE

I ask that this be done and that you send us a check covering the past due amounts, namely, \$6,886.70 together with your instructions with regard to the assignments.

Sincerely,

Richard J. Ward, Jr.

RJW/clb

cc: Theodore J. Fogliani, Esq. CLB PAS352913.1.\*-5/24/01 6:05 PM





Suppled to With as PATENT D.

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

**Neil Stratton** 

Application No. :

09/801,536

Filed Title March 8, 2001

TRUCK FOR SKATEBOARDS

Grp./Div.

3618

Examiner

Mar, Michael Y.

Docket No.

37197/RJW/A524

I hereby certify that this correspondence

is being sent via facsimile to the

Commissioner of Patents and Trademarks,

Washington, D.C. 20231 on November 7, 2002.

CAROL L. BURCHFIELD ECEIVE

NOV 3 2002

## APPLICATION TO WITHDRAW AS ATTORNEYS OF RECORDOUP 3600 IN PENDING APPLICATION

Assistant Commissioner for Patents Washington, D.C. 20231

Post Office Box 7068 Pasadena, CA 91109-7068 November 7, 2002

#### Commissioner:

The undersigned, for themselves and for all other persons appointed by Applicant in the Declaration and Power of Attorney executed on March 6, 2001, apply to withdraw as attorneys of record in the above-identified application. The undersigned have express authority and power to act for said other persons, as evidenced by the enclosed copy of a Reciprocal Authorization Re Withdrawal of Attorneys before the U.S. Patent Office and executed by the undersigned and all of said other persons. The grounds for the withdrawal are that the client has failed to pay a series of monthly bills rendered from July 31, 2000 to the present.

Applicant and Mr. Eyreick Williamson, his employer at Carver Skateboard, Inc. have been advised of this application for withdrawal. Applicant and Mr. Williamson have also been given a copy of the outstanding Office action dated July 22, 2002, and has been informed that a response must be filed no later than January 22, 2003. More than 60 days remain in which a petition for extension and payment of an extension fee can be made. MPEP 402.06.

A copy of this Notice of Withdrawal as Attorneys of Record has been mailed to the Applicant and Mr. Williamson. Approval of a permissive withdrawal under provisions of 37 CFR 10.40 (c) (vi) is respectfully requested.





#### Application No. 09/801,536

Please address all future correspondence to Carver Skateboards, Inc., 245 Turnbull Canyon Road, City of Industry, California 91745 to the attention of Mr. Eyreick Williamson, President.

This request to withdraw is being submitted in triplicate (original plus two copies).

Respectfully submitted.

CHRISTIE, PARKER & HALE, LLP

Richard J. Ward,

Reg. No. 24,187 626/795-9900

By Walter In Maywel

Walter G. Maxwell Reg. No. 25,355 626/795-9900

Ву

LeRoy T. Rahn

Reg. No. 20,356 626/795-9900

RJW/clb

Enclosures: Application to Withdraw (2 copies)

Reciprocal Authorization Re Withdrawal...

cc: Neil Stratton

Eyreick Williamson

CLB PAS471761.1-\*-11/7/02 11:58 AM



Date:

November 7, 2002

No. of Pages:

3 (including this cover sheet)

Fax No:

(703)808-2424

605-0586

#### PLEASE DELIVER THE FOLLOWING PAGES IMMEDIATELY TO:

Name:

SPRE - Randolf Reese

**Art Unit:** 

3618

Examiner:

Michael Y. Mar

Phone:

MOA

/ し2002

**GHUUH 3600** 

RECEIVED

From:

Richard J. Ward, Jr.

Reg. No. 24,187

Re;

Application No. 09/801,536; Filed 3/8/2001

**Entitled Truck for Skateboards** 

l L. Burchfuld

File:

: 37197/RJW/A524

I HEREBY CERTIFY THAT THIS PAPER IS BEING FACSIMILE TRANSMITTED TO THE PATENT AND TRADEMARK OFFICE ON November 7, 2002.

Carol L. Burchfield

Christie, Parker & Hale, LLP

350 West Colorado Boulevard Post Office Box 7068 Pasadena, CA 91109-7068 626-795-9900

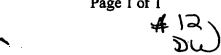
Fax: 626-577-8800

For Office Services Use Only Return to Carol Burchfield

#### confidential

The information in this transmission is confidential and is intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is prohibited. If you have received this communication in error, please notify us immediately by telephone collect, and return the original message to us at the above address via U.S. mall. We will reimburse you for postage. Thank you.





APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

09/801,536

PASADENA, CA 91105

CHRISTIE, PARKER & HALE, LLP

350 WEST COLORADO BOULEVARD

23363

SUITE 500

03/08/2001

Neil Stratton

37197/RJW/A524

**CONFIRMATION NO. 7179** 

\*OC000000009091412\*

Date Mailed: 11/12/2002

# NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 11/08/2002.

• The withdrawal as attorney in this application has been accepted. Future correspondence will be mailed to the new address of record. 37 CFR 1.33.

DONNA E WILDERMUTH 3600 (703) 308-1134

OFFICE COPY

D. BRUCE PROUT
RICHARD J. WARD, JR.
LEROY T. RAHN
WALTER G. MAXWELL
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DAVID A. DILLARD
THOMAS J. DALY
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GARY D. LUECK
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TECHNICAL SPECIALISTS

ULESES C. HENDERSON, JR. ANDREW G. INGRAM OLIVER S. BAJRACHARYA BRIAN WACTER

"ADMITTED ONLY IN TX
"ADMITTED ONLY IN NY
"ADMITTED ONLY IN MA

# CHRISTIE PARKER & HALE

LLP

Intellectual Property Lawyers

REPLY TO PASADENA

November 25, 2002

#### PASADENA OFFICE

350 WEST COLORADO BOULEVARD SUITE 500 PASADENA, CALIFORNIA 9 1105 POST OFFICE BOX 7068 PASADENA, CALIFORNIA 91109-7068 TELEPHONE: (626) 795-9900 FACSIMILE: (628) 577-8800

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ORANGE COUNTY OFFICE

3501 JAMBOREE ROAD SUITE 6000 NEWPORT BEACH, CALIFORNIA 92660 TELEPHONE: (949) 476-0757 FACSIMILE: (949) 476-8640

> JAMES B. CHRISTIE (1904-1959) ROBERT L. PARKER (1920-1980)

> > OUR REFERENCE

A524:37197

Mr. Eyreick Williamson, President CARVER SKATEBOARDS, INC. 245 Turnbull Canyon Road City of Industry, CA 91745

Re: U.S. Patent Application Entitled TRUCK FOR SKATEBOARD, Serial No. 09/801,536; Filed March 8, 2001

Dear Eyreick:

Enclosed is a copy of a Notice Regarding Change of Power of Attorney dated November 12, 2002 from the Patent and Trademark Office. The withdrawal of Christie, Parker & Hale, LLP as attorneys of record in this application has now been officially accepted.

Further prosecution of this application is now solely your responsibility and that of Neil Stratton. You have until January 22, 2003 to respond to the Office Action that was mailed to you on August 9, 2002. Monthly extension of time fees are required after October 22, 2002. If you do not respond by the deadline date of January 22, 2003, your application will become abandoned.

Mr. Eyreick Williamson, President CARVER SKATEBOARDS, INC. November 25, 2002 Page 2

Also enclosed is a Supplemental Petition to Withdraw that was faxed to the Patent and Trademark Office on November 7, 2002. It expressly stated that the grounds for withdrawal were that the applicant and Mr. Eyreick Williamson failed to pay our bills.

Sincerely,

Richard J. Ward, Jr.

RJW/clb Enclosure

cc: Neil Stratton-w/encls.
Theodore J. Fogliani, Esq.-w/o encls.
Guillermo Medrano-w/o encls.

CLB PAS475064.1-\*-11/25/02 2:53 PM

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Application No. :

Neil Stratton 09/801,536

Filed

March 8, 2001

Title

TRUCK FOR SKATEBOARDS

Grp./Div.

3618

Examiner

Mar, Michael Y.

Docket No.

37197/RJW/A524

I hereby certify that this correspondence

is being sent via facsimile to the

Commissioner of Patents and Trademarks,

Washington, D.C. 20231 on November 7, 2002.

CAROL L. BURCHFIELD

# APPLICATION TO WITHDRAW AS ATTORNEYS OF RECORD IN PENDING APPLICATION

Assistant Commissioner for Patents Washington, D.C. 20231

Post Office Box 7068 Pasadena, CA 91109-7068 November 7, 2002

#### Commissioner:

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## Application No. 09/801,536

Please address all future correspondence to Carver Skateboards, Inc., 245 Turnbull Canyon Road, City of Industry, California 91745 to the attention of Mr. Eyreick Williamson, President.

This request to withdraw is being submitted in triplicate (original plus two copies).

Respectfully submitted,

CHRISTIE, PARKER & HALE, LLP

Bv

Richard J. Ward, Jr

Reg. No. 24, 187 626/795-9900

By

Walter G. Maxwell

Reg. No. 25,355 626/795-9900

Ву

LeRoy T. Rahn

Reg. No. 20,356 626/795-9900

RJW/clb

Enclosures: Application to Withdraw (2 copies)

Reciprocal Authorization Re Withdrawal...

cc: Neil Stratton

Eyreick Williamson

CLB PAS471761.1-\*-11/7/02 11:58 AM

	·	
1 2	Howard A. Kroll, California Bar No. 100981 Rose A. Hickman, California Bar No. 217618 CHRISTIE, PARKER & HALE, LLP	TAILOR PAIGE PAIGE
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	Pasadena, California 91109-7068	OUL 10 COUS
4	(626) 795-9900 - ph. (626) 577-8800 - fax	BY DEPUTY
5 6	Attorneys for Plaintiff CHRISTIE, PARKER & HALE, LLP	Di. Julian di Caranta
7		
8	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
9	FOR THE COUNTY	OF LOS ANGELES
10	NORTHEAST DIST	RICT (PASADENA)
11		03C01960
12	CHRISTIE, PARKER & HALE, LLP, a )	Case No.
13	California limited liability partnership, )	COMPLAINT FOR BREACH OF
14	Plaintiff, )	CONTRACT; COMMON COUNT FOR WORK, LABOR AND SERVICES;
15	vs.	COMMON COUNT FOR ACCOUNT STATED; COMMON COUNT FOR
16	CARVER SKATEBOARDS, INC., a ) California corporation, f/k/a AZCAST )	QUANTUM MERUIT; COMMON COUNT FOR MONEY PAID
17	PRODUCTS, INC., a California corporation,	AMOUNT DEMANDED EXCEEDS
	Defendant.	\$10,000
18		
19	Plaintiff alleges:	v. V
20	GENERAL A	<u>LLEGATIONS</u>
21	Common to All	Causes of Action 연구 등 등 등 등 등
22	1. Plaintiff CHRISTIE, PARKER	## ## ## ## ## ## ## ## ## ## ## ## ##
23	mentioned was, a limited liability partnership d	uly organized and existing under the laws of the
24	State of California, with its principal place of bus	
25	its partners are attorneys at law, duly admitted t	8 w 2 L
26	•	
27		nd on that basis alleges, that Defendant CARVER
	SKATEBOARDS, INC. ("Defendant") is, and	d since June 28, 2001 was, a corporation duly

organized and existing under the laws of the State of California, with its principal place of business in City of Industry, California. CPH was informed by Defendant, and on that basis alleges, that Defendant was formerly known as AZCAST PRODUCTS, INC. ("AZCAST") and CPH was instructed by Defendant to direct all correspondence and payment requests originally addressed to AZCAST to Defendant. On information and belief at all times relevant to this lawsuit at least until June 28, 2001, AZCAST was a corporation organized and existing under the laws of the State of California, with its principal place of business in City of Industry, California.

3. On January 2, 2003, Defendant was notified of its right to arbitrate this matter in accordance with sections 6200-6206 of the California Business and Professions Code. A copy of the Notice is attached as Exhibit A to this Complaint. More than thirty days have now passed since Defendant's receipt of the Notice, and its right to arbitrate under the California Business and Professions Code has now expired.

## FIRST CAUSE OF ACTION

# (Breach of Contract)

- 4. CPH refers to and incorporates the allegations set forth in Paragraphs 1 through 3, inclusive, of this Complaint.
- 5. In or about June 1998, Defendant asked CPH to represent it in various intellectual property matters, including patent and trademark prosecution.
- 6. On or about July 16, 1998, CPH sent a Representation Agreement to Defendant, setting forth its standard fees and conditions for performing the services requested by Defendant. A copy of the Representation Agreement is attached as Exhibit B. Between about June 1998 and September 2002, at the instance and request of Defendant, CPH assisted in the preparation and review of the matters described above. It was fully and clearly understood by Defendant that CPH would be compensated for its costs and services by Defendant according to the conditions and fees set forth in the Representation Agreement.
- 7. CPH has fully performed all acts, services, and conditions required by the Contract by competently and efficiently prosecuting and asserting Defendant's intellectual property rights in the matters mentioned above.

- 8. In rendering such services requested by Defendant, Defendant has become indebted to CPH for the sum of \$11,817.19 for services rendered and costs incurred on behalf of Defendant, leaving a balance due, owed, and unpaid from Defendant to CPH in the amount of \$11,817.19. Copies of the invoices sent to Defendant are attached as Exhibit C to this Complaint.
- 9. Defendant has materially breached its obligation under the Implied-In-Fact Contract by failing and refusing to pay the amount due for legal services rendered and costs incurred in accordance with the terms of the Contract.
- 10. As a result of Defendant's breach of Contract, CPH has suffered damages to the extent of \$11,817.19, there is now due, owing, and unpaid from Defendant to CPH the sum of \$11,817.19, plus interest at a rate of 10 percent per annum, according to Cal. Civ. Code §§ 3287(a) and 3289(b).

## SECOND CAUSE OF ACTION

# (Common Count for Work, Labor and Services)

- 11. CPH refers to and incorporates the allegations set forth in Paragraphs 1 through 3, inclusive, of this Complaint.
- 12. Between about June 1998 and September 2002, Defendant has become indebted to CPH for the sum of \$11,817.19 for services rendered and costs incurred on behalf of Defendant, leaving a balance due, owed, and unpaid from Defendant to CPH in the amount of \$11,817.19. Copies of the invoices sent to Defendant are attached as Exhibit C to this Complaint.
- Defendant has failed and refused, and continues to fail and refuse, to pay the balance owed, and there is now due, owing, and unpaid from Defendant to CPH the sum of \$11,817.19, plus interest at a rate of 10 percent per annum, according to Cal. Civ. Code §§ 3287(a) and 3289(b).

#### THIRD CAUSE OF ACTION

# (Common Count for Account Stated)

- 14. CPH refers to and incorporates the allegations set forth in Paragraphs 1 through 3 inclusive of this Complaint.
- 15. Between June 1998 and September 2002, CPH performed legal services and advanced costs and expenses for Defendant at the special instance and request of Defendant.

16. On or about April 2002, an account was stated in writing by and between CPH and Defendant in which it was agreed that Defendant was indebted to CPH in the sum of \$11,817.19. A true and correct copy of the Account Stated is attached hereto and incorporated herein as Exhibit C to this Complaint. Defendant acknowledged the validity of this debt telephonically on many occasions, when it repeatedly promised to send payments, which it did not send. Phone records documenting these conversations are attached as Exhibit D. Defendant has never disputed the validity of this debt or any portion thereof.

17. Defendant has failed and refused, and continues to fail and refuse, to pay the balance owed, and there is now due, owing, and unpaid from Defendant to CPH the sum of \$11,817.19, plus interest at a rate of 10 percent per annum, according to Cal. Civ. Code §§ 3287(a) and 3289(b).

## FOURTH CAUSE OF ACTION

# (Common Count for Quantum Meruit)

- 18. CPH refers to and incorporates the allegations set forth in Paragraphs 1 through 3, inclusive, of this Complaint.
- 19. Between June 1998 and September 2002, Defendant became indebted to CPH for legal services rendered and costs and expenses advanced at the special instance and request of Defendant and for which Defendant agreed to pay CPH the reasonable value of such work, labor, services and material rendered.
- 20. The reasonable value of such work, labor, services and materials rendered is at least \$11,817.19. Defendant has tendered to CPH no partial payment, leaving a balance due, owed, and unpaid from Defendant to CPH the sum of at least \$11,817.19. Copies of the invoices sent to Defendant are attached hereto and incorporated herein as Exhibit C to this Complaint.
- 21. Defendant has failed and refused, and continues to fail and refuse, to pay the balance owed, and there is now due, owing, and unpaid from Defendant to CPH the sum of at least \$11,817.19, plus interest at a rate of 10 percent per annum, according to Cal. Civ. Code §§ 3287(a) and 3289(b).

## FIFTH CAUSE OF ACTION

(Common Count For Money Paid)

- 22. CPH refers to and incorporates the allegations set forth in Paragraphs 1 through 3, inclusive, of this Complaint.
- 23. Between June 1998 and September 2002, Defendant became indebted to CPH in the sum of \$818.49 for money paid, laid out and expended on behalf of Defendant at Defendant's special instance and request. Defendant has tendered to CPH no partial payment for this amount, leaving a balance due, owed, and unpaid from Defendant to CPH the sum of \$818.49. Copies of the invoices sent to Defendant are attached hereto and incorporated herein as Exhibit C to this Complaint.
- 24. Despite repeated demands by CPH to Defendant for payment, Defendant has failed and refused, and continues to fail and refuse, to pay the balance owed, and there is now due, owing, and unpaid from Defendant to CPH the sum of \$818.49, plus interest at a rate of 10 percent per annum, according to Cal. Civ. Code §§ 3287(a) and 3289(b).

WHEREFORE, CPH prays judgment against the Defendant as follows:

- 1. For money and damages due to CPH in an amount not less than \$11,817.19, plus interest at a rate of 10 percent per annum.
- 2. For costs of suit herein incurred.
- 3. For such other and further relief as the court may deem appropriate.

DATED: 1913, 2003 Respectfully submitted,

CHRISTIE, PARKER & HALE, LLP

REQUEST FILED, DEFAULT ENTERED AS TO Wer Statements,

Linc. 6 California Corporation Fla Azcast Products

By

Rose A. Hickman

Attorneys for Plaintiff

CHRISTIE, PARKER & HALE, LLP

DATED: 1010 A. CLARKE, EXECUTIVE OFFICER/CLERK

DEFUTY CLERK

ETEVEN GOBEN

28 RAH PAS497361.1-\*-6/17/03 4:48 PM

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D. BRUCE PROUT
RICHARD J. WARD. JR.
LARDY T. RAHN
WALTER G. MAXWELL
MILLIAM P. CHRISTIE
DAVID A. DILLARD
THOMAS J. DALY
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EDWARD R. SCHWARTZ
JOHN D. CARPENTER
WESLEY W. MONROE
DAVID A. PLUMLEY
GREGORY S. LAMPERT
MARK GARSCIA
SYED A. HASAN
HARD B. WURST
ROBERT A. GREEN
HOWARD A. KROLL
ROBERT A. SCHROEDER
RICHARD A. WALLEN
MICHAEL J. MACDERMOTT
ANNE WANG
CONSTANTINE MARANTIDIS
DANIEL R. KIMBELL
DANIEL M. CAVANAGH CONSTANTINE MARANTIDIS
DANIEL R. KIMBELL
DANIEL M. CAVANAGH
GARY J. NELSON
KATHLEEN M. OLSTER
JOSEPHINE E. CHANG
JOEL A. KAUTH
PATRICK Y. IKEHARA
CHARLES R. HALLORAN
RAYMOND R. TABANDEH
GARY S. DUKARICH
CYNTHIA A. BONNER, Ph.D.
JUN-YOUNG E. JEON
PETER A. NICHOLS

#### OF COUNSEL

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RICHARD D. SEIBEL
THERESA W. MIDDLEBROOK
RICHARD J. PACIULAN\*\*\*
RICHARD A. CLEGG
MICHAEL B. FARBER

#### TECHNICAL SPECIALISTS

ULESES C. HENDERSON, JR. ANDREW G. INGRAM OLIVER S. BAJRACHARYA BRIAN WACTER

"ADMITTED ONLY IN TX "ADMITTED ONLY IN MA "ADMITTED ONLY IN MA

# CHRISTIE PARKER & HALE

LLP

Intellectual Property Lawyers

REPLY TO PASADENA

December 30, 2002

### PASADENA OFFICE

350 WEST COLORADO BOULEVARD **SUITE 500** 

PASADENA, CALIFORNIA 91105 POST OFFICE BOX 7068 PASADENA, CALIFORNIA 91109-7068 TELEPHONE: (828) 795-9900 FACSIMILE: (626) 577-8800

E-MAIL: info@cph.com

# ORANGE COUNTY OFFICE

3501 JAMBOREE ROAD . SUITE 6000

NEWPORT BEACH, CALIFORNIA 92660 TELEPHONE: (949) 476-0757 FACSIMILE: (949) 476-8640

> JAMES B. CHRISTIE (1904-1959) ROBERT L. PARKER (1920-1980)

> > OUR REFERENCE

COMPLETE THIS SECTION ON DELIVERY

ed by (Printed Name)

D. is delivery address different from item 1?

If YES, enter delivery address below:

A524:10

O No

102595-01-1/-

# SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

245 Turnbull Canyon Road 1. Article Addressed to:

City of Industry, CA 91741 MR. EYREICK WILLIAMSON, PRESIDENT

T. I. c 2. Article Number

Notice of Client's Re:

Mr. Eyreick Williamson

Carver Skateboards, Inc.

President

CARVER SKATEBOARDS, DUC. 245 TURNBULL CANYON ROAD

Dear Eyreick:

The balance on the

144			Registere Insured A	ed 🔲 Return R	Mail Soeipt for Mercha
	<del></del>			elivery? (Extra Fee)	☐ Yes
007	1940	00	05 6050	6565	

3. Service Type

**Domestic Return Receipt** 

PS Form 3800, January 2001

1,010.00 88.00

anth 2 - Language
Augus (Transfer from service label)
Septe PS Form 3811, August 2001
October 26, 2000
November 30, 2000
March 23, 2001
April 18, 2001
June 29, 2001
July 31, 2001
August 21, 2001
October 23, 2001
November 30, 2001
January 28, 2002
March 29, 2002
April 30, 2002
May 31, 2002
June 30, 2002
July 31, 2002
August 30, 2002
September 27, 2002

**Total Due** 

	7	0.S. Postal Service CERTIFIED MAIL RECEIPT (Domestic Mail Only: No Insurance Coverage Provided).
	10 0002 6070 6562	Postage \$ 37  Cartified Fee 2.30  Restricted Delivery Fee (Endorsement Required)  Restricted Delivery Fee (Endorsement Required)  Rotal Postage & Fees \$1.72
	1940	MR. EYREKK WILLIAMSON, PRESIDENT, SKRIEBOGLOS I
3	֡֞֟֟֟֟֟֟֟֟֝ <del>֚</del>	STROOK APL NO.: 245 TURNBULL CANYON ROAD
	70(	City, State TIPLY of INDUSTRY, CA 91745

D. BRUCE PROUT
RICHARD J. WARD, JR.
LEROY T. RAHN
WALTER G. MAXWELL
WILLIAM P. CHRISTIE
DAVID A. DILLARD
THOMAS J. DALY
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MARK J. MARCELLI
DAVID J. STEELE
JOHN W. PECK, Ph.D.
BRIAN L. YATES
GARY D. LUECK
JAMES M. COLLISON
TOM H. DAO
FRANK L. CIRE
RODNEY V. WARFFORD\*
DAVID J. BAILEY\*\*
KEVIN K. LEUNG
ROSE A. HICKMAN
KSENYA MEDVEDEV

OF COUNSEL

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\*ADMITTED ONLY IN TX
"ADMITTED ONLY IN NY
ADMITTED ONLY IN MA

# CHRISTIE PARKER & HALE

LLP Intellectual Property Lawyers

REPLY TO PASADENA

December 30, 2002

PASADENA OFFICE

350 WEST COLORADO BOULEVARD SUITE 500 PASADENA, CALIFORNIA 91105 POST OFFICE BOX 7068 PASADENA, CALIFORNIA 91109-7068 TELEPHONE: (626) 795-9900 FACSIMILE: (826) 577-8800

> E-MAIL: info@cph.com ORANGE COUNTY OFFICE

3501 JAMBOREE ROAD **SUITE 6000** 

NEWPORT BEACH, CALIFORNIA 92660 TELEPHONE: (949) 476-0757 FACSIMILE: (949) 476-8640

> JAMES B. CHRISTIE (1904-1959) ROBERT L. PARKER (1920-1980)

> > **OUR REFERENCE**

A524:10

Mr. Eyreick Williamson President Carver Skateboards, Inc. 245 Turnbull Canyon Road City of Industry, CA 91745

Notice of Client's Right to Arbitration Re:

Dear Eyreick:

The balance on the account comprises of the following outstanding statements:

<u>Date</u>	Amount Du
July 31, 2000	\$ 267.70
August 31, 2000	88.00
September 28, 2000	3,194.00
October 26, 2000	1,516.00
November 30, 2000	88.00
March 23, 2001	732.00
April 18, 2001	1,952.00
June 29, 2001	329.00
July 31, 2001	94.00
August 21, 2001	188.00
October 23, 2001	882.66
November 30, 2001	394.37
January 28, 2002	197.32
March 29, 2002	94.00
April 30, 2002	291.00
May 31, 2002	133.17
June 30, 2002	968.01
July 31, 2002	104.60
August 30, 2002	98.95
September 27, 2002	204.41
Total Due	\$ 11,817.19

Mr. Eyreick Williamson President Carver Skateboards, Inc. December 30, 2002 Page 2

The enclosed <u>notice</u> is self-explanatory.

Guillermo Medrano Collections Analyst

Enclosure

cc: Richard J. Ward, Jr.

GM PAS480613.1-\*-12/30/02 2:28 PM

# Notice of Client's Right to Arbitration

Client Name:

Carver Skateboards, Inc.

Mr. Eyreick Williamson

President

Client Address:

245 Turnbull Canyon Road City of Industry, CA 91745

This notice is to advise you that Christie, Parker & Hale, LLP ("CP&H") intends to file a lawsuit against you.

Sections 6200-6206 of the California Business and Professions Code give you the right to request arbitration of this fee dispute. You may submit your dispute with CP&H to an independent, impartial arbitrator or panel of arbitrators who will hear both sides and decide the dispute.

### You will LOSE YOUR RIGHT TO ARBITRATION if:

- 1. YOU DO NOT FILE A WRITTEN APPLICATION FOR ARBITRATION WITH THE BAR ASSOCIATION WITHIN 30 DAYS FROM RECEIPT OF THIS NOTICE; OR
- 2. YOU RECEIVE THIS NOTICE AND THEN ANSWER A COMPLAINT CP&H HAS FILED IN COURT FOR COLLECTION OF FEES, AND/OR COSTS, WITHOUT FIRST HAVING SERVED AND FILED A REQUEST FOR ARBITRATION; OR
- 3. YOU FILE A PLEADING IN ANY LAWSUIT WHICH SEEKS A COURT DECISION ON THIS DISPUTE OR WHICH SEEKS DAMAGES FOR ANY ALLEGED MALPRACTICE OR PROFESSIONAL MISCONDUCT.

If CP&H has already filed a lawsuit in municipal or superior court, you may have the lawsuit postponed after you have filed an application for arbitration. If CP&H files an action in small claims court before you request arbitration, you will lose your right to arbitrate the dispute.

You can obtain a form to request arbitration from the local bar association if they have an approved fee arbitration program. The address of the arbitration program is:

Los Angeles County Bar Association Fee Arbitration P.O. Box 55020 Los Angeles, CA 90055 (213) 627-2727

The State Bar of California will conduct fee arbitration where there is no approved local program or if you believe you cannot receive a fair hearing before the local bar named above. If you need assistance, please contact Mandatory Fee Arbitration, State Bar of California, 100 Van Ness Avenue, 28th Floor, San Francisco, CA 94102-5238, (415) 241-2020.

December 30, 2002

Richard J. Ward, Jr.

## Guillermo Medrano

From: Sent: Carol Burchfield on behalf of Richard Ward Thursday, December 26, 2002 6:42 PM

To:

Guillermo Medrano Richard Ward

Cc: Subject:

Arbitration - Client A524 - Carver Skateboards

Please send a notice of right to arbitrate to Eyreick Williamson, address: Carver Skateboards, 245 Turnbull Canyon Road, City of Industry, CA 91745.

Carol Burchfield

Secretary to Richard J. Ward, Jr.

The information in this communication and any attached documents contain information from the law firm of Christie, Parker and Hale, LLP that may be confidential and/or privileged. If you are not the intended recipient, or an agent responsible for delivering it to the intended recipient, you may not read, copy, distribute or use this information. If you have received this transmission in error, please notify the sender immediately by reply e-mail and then delete all electronic copies and destroy any hard copies.

D. BRUCE PROUT HAYDEN A. CARNEY RICHARD J. WARD, JR. LEROY T. RAHN WALTER G. MAXWELL WILLIAM P. CHRISTIE DAVID A. DILLARD THOMAS J. DALY VINCENT G. GIOIA THEODORE A. PIANKO **EDWARD R. SCHWARTZ** JOHN D. CARPENTER WESLEY W. MONROE DAVID A. PLUMLEY **GRANT T. LANGTON** SYED A. HASAN CONSTANTINE MARANTIDIS JOHN W. ELDREDGE MARILYN R. KHORSANDI CRAIG A. GELFOUND **GREGORY S. LAMPERT** DANIEL M. CAVANAGH

GARY J. NELSON KATHLEEN M. OLSTER\* JOSEPHINE LIM ROBERT D. ROWLETT SAMIR B. ARMALY HAZIM H. ANSARI MONTE M. F. COOPER\*\*

MOLLY A. HOLMAN, Ph.D.\*\*\*

OF COUNSEL

R. WILLIAM JOHNSTON RUSSELL R. PALMER, JR. RICHARD D. SEIBEL ROBERT L. TOMS, SR.

\*ADMITTED ONLY IN PA \*\*ADMITTED ONLY IN CO \*\*\*PATENT AGENT

# CHRISTIE PARKER & HALE

LLP

Intellectual Property
Lawyers

REPLY TO PASADENA

July 16, 1998

PASADENA OFFICE

350 WEST COLORADO BOULEVARO SUITE 500 PASADENA, CALIFORNIA 91105 POST OFFICE BOX 7068 PASADENA, CALIFORNIA 91109-7068

TELEPHONES: (626) 795-9900/(213) 681-1800 FACSIMILE: (626) 577-8800 E-MAIL: Info@cph.com

ORANGE COUNTY OFFICE

5 PARK PLAZA, SUITE 1440 IRVINE, CALIFORNIA 92614 TELEPHONE: (949) 476-0757 FACSIMILE: (949) 476-8640

JAMES B. CHRISTIE (1904-1959) ROBERT L. PARKER (1920-1980)

> OUR REFERENCE A524:10

Mr. Eyreick Williamson President Azcast Products, Inc. 15350 Proctor Avenue, Ste. A City of Industry, CA 91745

Re: Representation of Azcast Products, Inc.

Dear Eyreick:

The following is our standard engagement letter and fee agreement. It should have been sent to you after our initial conference. Please review it, and if you find it acceptable, please sign and return a copy to me. You may want to consult with Ted Fogliani before signing it.

Pursuant to this agreement, we will undertake to represent Azcast Products, Inc. in connection with a patentability investigation regarding a new skateboard truck. Our search report on this invention was mailed to Mr. Stratton on July 1, 1998.

Fees for services will be billed at our normal hourly rates, which currently range from \$150 per hour for junior associates to \$410 per hour for the most senior partners. My rate is \$365 per hour. Paralegals are used for some functions that otherwise would have to be performed by lawyers at higher rates. Fees for paralegals range from \$45-\$125 per hour depending on the seniority and experience of the paralegal. Hourly rates may be adjusted annually by the law firm. We also bill for expenses incurred during the course of the representation, and we itemize these expenses at regular intervals. Expenses cover costs for travel, investigators, expert witnesses, court reporting services, outside messengers, etc., and costs and overhead for copying, telecopying, telephone, computer services, and in-house messengers.

We will forward a confidential statement of services rendered and expenses incurred on a monthly basis. Payments are due no later than 20 days from the date of the invoice. Our statements will describe the services performed by each attorney and paralegal Mr. Eyreick Williamson July 16, 1998 Page 2

working on your matters. The statements contain information protected by the attorneyclient privilege. The privilege could be waived if someone other than the client sees the privileged material. Therefore, we recommend that you keep all of our bills in a file marked "attorney-client privileged materials" and maintain the file in a secure location.

This is to request an advance deposit in the amount of \$1000.00. This amount will be maintained in our firm's legal services trust fund account and will be applied against our next statement to cover the cost of services to date.

You may terminate our services at any time. Any unused portion of the advance payment will be returned. By the same token, if you do not pay our monthly invoices in accord with this agreement, we reserve the right to withdraw as your counsel in this or any other matter and by signing this Agreement, you acknowledge and agree to our right to withdraw under those circumstances.

This fee agreement is limited to intellectual property law counseling and procurement. In the event we are required to litigate your behalf, the parties may enter into a separate agreement, on mutually agreeable terms, governing such proceeding.

Any controversy, dispute, or claim arising out of, in connection with, or in relation to the interpretation, performance or breach of this Agreement, including any claim for professional negligence, shall be finally determined, at the request of either party, by arbitration conducted in Los Angeles County, California, in accordance with the then existing rules for commercial arbitration of the American Arbitration Association, and judgment upon any award rendered by the arbitrator may be entered by any State or Federal court having jurisdiction. The parties intend that this Agreement to arbitrate be valid, enforceable and irrevocable. This provision is not intended to abrogate a client's right to require a non-binding fee arbitration pursuant to Business & Professions Code §§6200-6206.

This document constitutes the written fee agreement between Azcast Products, Inc. as the client, and us, as attorneys, as specified in California Business and Professions Code Section 6148.

This letter sets forth completely the terms of our agreement, and there are no other agreements, promises, or understandings not set forth fully herein.

Mr. Eyreick Williamson July 16, 1998 Page 3

If this meets with your approval, please sign and return the enclosed copy of this letter indicating your acceptance and include an advance deposit for \$1000.00.

Richard J. Ward, Jr.

RJW/clb

Enclosure: Copy of Letter

AGREED AND ACCEPTED:

Date

CLB PAS141165.1-\*-7/16/98 6:45 pm

Eyreick Williamson, President Azcast Products, Inc.



P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 FED. ID: 95-1793785

September 27, 2002 Invoice No. 221508

Carver Skateboards, Inc. Mr. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

11,612.78

FOR SERVICES RENDERED THROUGH August 31, 2002

TOTAL FEES 188.00

TOTAL DISBURSEMENTS 16.41

TOTAL FEES AND DISBURSEMENTS 204.41

TOTAL CURRENT CHARGES 204.41

TOTAL BALANCE DUE 11,817.19 -----

## September 27, 2002

Carver Sk	cateboards, Inc. D. A524			Pa	ige 2
	c for Skateboards 1-37197- RJW				
Date	Description of Service	es	Atty	Hours	Amount
08-09-02	Analysis and report of with recommendation.	of PTO action	RJW	0.20	94.00
		Total Fees			94.00
Date	Disbursement Descript	tion			Amount
	Photocopies				0.80
	Postage				10.52
		matal Michael			
		Total Disburse	ments		11.32
		Matter Total			105.32
	lemark CARVER 24-40230- RJW				
Date	Description of Servi	ces	Atty	Hours	Amount
08-09-02	Preparation of remindate to file Stateme		rjw		
		Total Fees			94.00
Date	Disbursement Descrip	otion			Amount
	Photocopies				3.20
	Postage				1.89
	•	Total Dishama			5.09
		Total Disburs	ements		5.09
		Matter Total			99.09
		Total Current	. Charge	8	204.41

P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 FBD. ID: 95-1799785

August 30, 2002 Invoice No. 220476

Carver Skateboards, Inc. Mr. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

11,513.83

FOR SERVICES RENDERED THROUGH July 31, 2002

94.00 TOTAL FEES 4.95 TOTAL DISBURSEMENTS TOTAL FEES AND DISBURSEMENTS 98.95

98.95

TOTAL BALANCE DUE

TOTAL CURRENT CHARGES

11,612.78

## August 30, 2002

Page 2 Carver Skateboards, Inc. Client I.D. A524 Re: Truck for Skateboards I.D. A524-37197- RJW Atty Hours Amount Description of Services Date 07-31-02 Review Office action re skateboard 0.20 94.00 RJW truck application. 94.00 Total Fees Amount Disbursement Description Date 4.95 Patent copies 4.95 Total Disbursements 98.95 Matter Total

Total Current Charges

98.95

NTELLECTUAL PROPERTY LAWYERS

P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 FBD. ID: 95-1793785

July 31, 2002 Invoice No. 219359

Carver Skateboards, Inc. Mr. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745 I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

11,909.23

PAYMENTS SINCE LAST BILLING

<500.00>

FOR SERVICES RENDERED THROUGH June 30, 2002

TOTAL FEES

94.00

TOTAL DISBURSEMENTS

10.60

TOTAL FEES AND DISBURSEMENTS

104.60

TOTAL CURRENT CHARGES

104.60

TOTAL BALANCE DUE

11,513.83



von

# July 31, 2002

Carver Skateboards, Inc. Client I.D. A524				Pē	ıge	2
	k for Skateboards 4-37197- RJW		٠			
Date	Description of Service	ces	Atty	Hours	Amoun	t
06-10-02	Preparation of report application, forward filed in Patent and office, telecon with Michael Mar re restr requirement.	amendment as Trademark Examiner	RJW	0.20	94.0	0
		Total Fees			94.0	10
Date	Disbursement Descrip	otion			Amour	ıt
	Photocopies Telefax				0.0 10.0	
		Total Disburse	ments		10.	60
		Matter Total			104.	60 
		Total Current	Charge	8	104.	60

P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 FAX (626)577-8800 FBD. ID: 95-1793785

June 30, 2002 Invoice No. 217493

Carver Skateboards, Inc. Mr. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

11,441.22

PAYMENTS SINCE LAST BILLING

<500.00>

FOR SERVICES RENDERED THROUGH May 31, 2002

TOTAL FEES

940.00

TOTAL DISBURSEMENTS

28.01

TOTAL FEES AND DISBURSEMENTS

968.01

TOTAL CURRENT CHARGES

968.01

TOTAL BALANCE DUE

11,909.23



# June 30, 2002

Carver Skateboards, Inc. Client I.D. A524				Pa	age 2
	for Skateboards -37197- RJW				
Date	Description of Service	s	Atty	Hours	Amount
05-07-02	Preparation of informa	ation	•		
	disclosure statement.		RJW	1.00	470.00
05-24-02	Preparation of amendment				
	remarks; preparation				
	to request for election for further prosecution		ms RJW	0.50	025 00
05-28-02	Preparation of amendm		KOW	0.50	235.00
00 20 02	remarks.	enc and	RJW	0.50	235.00
		Total Fees	i		940.00
Date	Disbursement Descript	ion			Amount
	Photocopies				25.60
	Telefax				2.41
		Total Dis	bursements		28.01
		Matter To	tal		968.01

Total Current Charges

968.01

P



P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 PED. ID: 95-1793785

May 31, 2002 Invoice No. 216308

Carver Skateboards, Inc. Mr. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745 I.D.: A524 - RJW GROUP: C1

PREVIOUS BALANCE

11,808.05

PAYMENTS SINCE LAST BILLING

<500.00>

FOR SERVICES RENDERED THROUGH April 30, 2002

TOTAL FEES

94.00

TOTAL DISBURSEMENTS

39.17

TOTAL FEES AND DISBURSEMENTS

133.17

TOTAL CURRENT CHARGES

133.17

TOTAL BALANCE DUE

11,441.22





May 31, 2002

Carver Skateboards, Inc. Page 2
Client I.D. A524

Re: Truck for Skateboards I.D. A524-37197- RJW

Date	Disbursement Description	Amount	
	Patent copies		24.75
	Postage		0.66
	Telefax		1.00
	To	tal Disbursements	26.41
	Ma	tter Total	26.41

Re: Trademark CARVER I.D. A524-40230- RJW

Date	Description of Service	es	Atty	Hours	Amount
04-12-02	Preparation of report acceptance of extensi preparation of remind date from filing Stat	on request, er of due	RJW	0.20	94.00
		Total Fees			94.00
Date	Disbursement Description				Amount
	Photocopies				3.40
	Postage				1.36
	Telefax				8.00
		Total Disburse	ments		12.76
	•	Matter Total			106.76
		Total Current	Charge	8	133.17

P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 PED. ID: 95-1793785

April 30, 2002 Invoice No. 215148

Carver Skateboards, Inc. Mr. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745 I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

11,517.05

FOR SERVICES RENDERED THROUGH March 31, 2002

TOTAL FEES \$ 141.00

TOTAL DISBURSEMENTS 150.00

TOTAL FEES AND DISBURSEMENTS 291.00

TOTAL CURRENT CHARGES \$ 291.00

TOTAL BALANCE DUE \$ 11,808.05

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COPY

# April 30, 2002

Carver Skateboards, Inc. Client I.D. A524

Page 2

	emark CARVER 4-40230- RJW				
Date	Description of Service	ces	Atty	Hours	Amount
03-18-02	Preparation of a requestension of time to statement of use.		rjw	0.30	141.00
		Total Fees			141.00
Date	Disbursement Descrip	tion			Amount
03-18-02	Fee for extension of	time			150.00
	•	Total Disburser	ments		150.00
		Matter Total			291.00
		Total Current	Charge	 s	291.00



P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 FED. ID: 95-1793785

March 29, 2002 Invoice No. 214031

Carver Skateboards, Inc. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745 I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

11,423.05

FOR SERVICES RENDERED THROUGH February 28, 2002

TOTAL FEES \$ 94.00 TOTAL FEES AND DISBURSEMENTS 94.00

TOTAL CURRENT CHARGES \$ 94.00

TOTAL BALANCE DUE \$ 11,517.05



Man

# March 29, 2002

Carver Skateboards, Inc. Client I.D. A524

Page 2

Re: Trademark CARVER

I.D. A52	1-40230- RJW				
Date	Description of Service	es	Atty	Hours	Amount
02-26-02	Preparation of remind deadline for filing S		RJW	0.20	94.00
		Total Fees	•		94.00
		Matter Total			94.00
		Total Current C	Charges		94.00



P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 FAX (626)577-8800 FED. ID: 95-1793785

January 28, 2002 Invoice No. 211327

Carver Skateboards, Inc. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

11,225.73

FOR SERVICES RENDERED THROUGH December 31, 2001

188.00 TOTAL FEES 9.32 TOTAL DISBURSEMENTS TOTAL FEES AND DISBURSEMENTS 197.32

197.32 TOTAL CURRENT CHARGES 11,423.05 TOTAL BALANCE DUE



## January 28, 2002

	er Skateboards, Inc. nt I.D. A524			P	Page 2	
	k for Skateboards 1-37197- RJW					
Date	Description of Service	es	Atty	Hours	Amount	
12-13-01	Preparation of report date of publication of application, preparat re serial number and preparation of remind deadline for foreign	of patent tion of report filing date, der re	RJW	0.40	188.00	
	•	Total Fees			188.00	
Date	Disbursement Description				Amount	
	Photocopies Postage	·			7.60 1.72	
		Total Disburse	nents		9.32	
		Matter Total			197.32	

Total Current Charges

197.32

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P.O. BOX 7068 PASADBNA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 FED. ID: 95-1793785

November 30, 2001 Invoice No. 209109

Carver Skateboards, Inc. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745 I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

10,831.36

FOR SERVICES RENDERED THROUGH October 31, 2001

TOTAL FEES \$

TOTAL DISBURSEMENTS 156.37

TOTAL FEES AND DISBURSEMENTS 394.37

TOTAL CURRENT CHARGES \$ 394.37

TOTAL BALANCE DUE \$ 11,225.73

238.00

m

COPY

November 30, 2001

Carver Sk Client I.	ateboards, Inc. D. A524			P	age 2
	emark CARVER 1-40230- RJW				
Date	Description of Service		Atty	Hours	Amount
10-11-01	Preparation of report application, issuance Allowance, outline stepreparing and filing S	of Notice of ps for			
	Use.	•	rjw	0.40	188.00
10-30-01	Service charge for mai Official Gazette Watch		АЈН	0.00	50.00
	T	otal Fees		•	238.00
Date	Disbursement Descripti	.on			Amount
10-31-01	Thomson & Thomson annu	al charge for	Offici	ial	
	Gazette Watch on CARVE	<del>-</del>			155.00
	Photocopies				0.80
	Postage				0.57
	1	otal Disbursen	ments		156.37
	1	Matter Total			394.37
	•	Total Current (	Charge	8	394.37



INTELLECTUAL PROPERTY LAWYERS

P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 FAX (626)577-8800 FED. ID: 95-1793785

October 23, 2001 Invoice No. 207844

Carver Skateboards, Inc. Eyerick Williamson, President 245 Turnbull Canyon Road La Puente, CA 91745 I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

9,888.29

FOR SERVICES RENDERED THROUGH September 30, 2001

TOTAL FEES

479.00

TOTAL DISBURSEMENTS

464.07

TOTAL FEES AND DISBURSEMENTS

943.07

TOTAL CURRENT CHARGES

943.07

TOTAL BALANCE DUE

\$ 10,831.36



COPY

October 23, 2001

Carver Skateboards, Inc. Client I.D. A524			P	age 2	
	for Skateboards -37197- RJW				
Date	Description of Servic	es	Atty	Hours	Amount
09-13-01	Attention to preparat filing of replacement				
09-19-01	telecons with Mr. Wil Clean-up all figures		RJW	0.20	94.00
05 25 02	format on all figures		AE	1.50	150.00
09-19-01	Preparation of responand Trademrak Office				
	replacement drawings,	telecons			
	with Mr. Williams.		RJW	0.50	235.00
·		Total Fees			479.00
Date	Disbursement Descript	cion			Amount
09-19-01	Fee for extension of	time			445.00
	Photocopies				9.40
	Postage				0.67
	Telefax				9.00
		Total Disburse	ments		464.07
		Matter Total			943.07
		Total Current	Charge	s	943.07





P.O. BOX 7068 PASADBNA, CA 91109-7068 TEL. (626)795-9900 FAX (626)577-8800 FED. ID: 95-1793785

August 21, 2001 Invoice No. 205377

Carver Skateboards, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

9,695.49

FOR SERVICES RENDERED THROUGH July 31, 2001

TOTAL FEES 188.00

TOTAL DISBURSEMENTS 4.80 TOTAL FEES AND DISBURSEMENTS 192.80

TOTAL CURRENT CHARGES 192.80

TOTAL BALANCE DUE 9,888.29

#### August 21, 2001

Carver Skateboards, Inc. Page Client I.D. A524 Re: Truck for Skateboards I.D. A524-37197- RJW Atty Hours Description of Services Amount 07-19-01 Preparation of request to Eyreick Williams for corrections to drawings in patent application. RJW 0.40 188.00 Total Fees 188.00 Disbursement Description Amount Date 3.20 Photocopies Postage 1.60 Total Disbursements 4.80 Matter Total 192.80 Total Current Charges 192.80



P.O. BOX 7068 PASADBNA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 FBD. ID: 95-1793785

July 31, 2001 Invoice No. 204344

Carver Skateboards, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

9,599.02

FOR SERVICES RENDERED THROUGH June 30, 2001

TOTAL FEES \$ 94.00

TOTAL DISBURSEMENTS 2.47

TOTAL FEES AND DISBURSEMENTS 96.47

TOTAL CURRENT CHARGES \$ 96.47

TOTAL BALANCE DUE \$ 9,695.49

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COPY

July 31, 2001

Carver Skateboards, Inc. Page 2 Client I.D. A524 Re: Trademark CARVER I.D. A524-40230- RJW Date Description of Services Atty Hours Amount 06-22-01 Preparation of report re status of application, publication of mark for opposition. 94.00 RJW 0.20 Total Fees 94.00 Date Disbursement Description **Amount** Photocopies 1.80 Postage 0.67 Total Disbursements 2.47 Matter Total 96.47 Total Current Charges 96.47



P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 PED. ID: 95-1793785

June 29, 2001 Invoice No. 203291

Carver Skateboards, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746

I.D.: A524 - RJW GROUP: C1

PREVIOUS BALANCE

9,265.55

FOR SERVICES RENDERED THROUGH May 31, 2001

TOTAL FEES

329.00

TOTAL DISBURSEMENTS

4.47

TOTAL FEES AND DISBURSEMENTS

333.47

TOTAL CURRENT CHARGES

333.47

TOTAL BALANCE DUE

9,599.02



June 29, 2001

Carver Si Client I	kateboards, Inc. .D. A524		1	Page 2
	emark CARVER 4-40230- RJW			
Date	Description of Services	Atty	Hours	Amount
	Preparation of report re status of application; report receipt of Examiner's amendment.  Preparation of report to Jeff Paynton re assignment of skateboard patent and trademark to Carver, preparation of cost	rjw	0.20	94.00
	estimate.	RJW.	0.50	235.00
	Total Fees			329.00
Date	Disbursement Description			Amount
	Photocopies Postage			3.80 0.67
	Total Disburse	ments		4.47

Matter Total

Total Current Charges

333.47

333.47



P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (526)577-8800 FED. ID: 95-1799785

April 18, 2001 Invoice No. 200176

Carver Skateboards, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

6,886.70

FOR SERVICES RENDERED THROUGH March 31, 2001

TOTAL FEES

1,952.00

TOTAL DISBURSEMENTS

426.85

TOTAL FEES AND DISBURSEMENTS

2,378.85

TOTAL CURRENT CHARGES

2,378.85

TOTAL BALANCE DUE

9,265.55



#### April 18, 2001

Carver Skateboards, Inc. Client I.D. A524				ige 2
Re: Pater	at & Trademark Matters -30- RJW			
Date	Description of Services	Atty	Hours	Amount
03-09-01	Conference with Jeff Paynton re status of patent and trademark matters, outline possible additional patent application.	RJW	0.50	220.00
	additional patent application.	KUW	0.30	
	Total Fees			220.00
	Matter Tot	al		220.00
	k for Skateboards 4-37197- RJW Description of Services	Atty	Hours	Amount
03-02-01	Preparation of utility patent application.	UH	2.20	308.00
03-05-01	Preparation of utility patent			
03-05-01	application. Telephone conference with Mr. Williamson re patent application review draft of application,	on,	1.00	140.00
03-06-01	internal conference. Preparation of utility application; preparation of fil	RJW Ling	0.20	88.00
03-08-0	papers. Preparation of patent applicat:	UH Lon,	1.00	140.00
03-21-0	attention to execution and fil: of application. Review letter from Azcast outlining changes made to	rjw	1.00	440.00
	skateboard, analyze patentabil internal conference.	ity, RJW	0.40	176.00
	Total Fee	8	. •••	1,292.00
Date	Disbursement Description			Amount
	Patent copies		,	4.95

#### April 18, 2001

Carver Ska	ateboards, Inc. D. A524		Pa	ige 3
	for Skateboards -37197- RJW			
Date 1	Disbursement Description			Amount
,	Photocopies			20.80
	Postage			23.50
	Telefax	,		3.00
	Filing fee			373.00
	Total Disb	ursements		425.25
	Matter Tot	al		1,717.25
	·			
	emark CARVER 1-40230- RJW			
Date	Description of Services	Atty	Hours	Amount
	Analysis and report of PTO acti	RJW	0.30	132.00
03-21-01	Preparation of estimate of cost for foreign trademark registration, preparation of	:		
03-23-01	report to Jeff Paynton. Telephone call to Examiner Hard	RJW dy	0.30	132.00
	re amendment of description of	-		00.00
03-28-01	goods. Telephone conference with	RJW	0.20	88.00
	examiner, arrange amendment of			
	description of goods, preparat			
	of memo to file.	RJW	0.20	88.00
	Total Fee	s	_ <b>_</b>	440.00
Date	Disbursement Description			Amount
	Photocopies	•		1.60
	Total Dis	bursements		1.60

Matter Total

441.60

April 18, 2001

Carver Skateboards, Inc. Client I.D. A524

Page

A

Total Current Charges

2,378.85

P.O. BOX 7068 PASADENA, CA 91109-7068 TEL (626)795-9900 PAX (626)577-8800 FBD. ID: 95-1793785

March 23, 2001 Invoice No. 199430

Azcast Products, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

8,526.70

PAYMENTS SINCE LAST BILLING

<2,373.00>

FOR SERVICES RENDERED THROUGH February 28, 2001

TOTAL FEES

732.00

TOTAL DISBURSEMENTS

1.00

TOTAL FEES AND DISBURSEMENTS

733.00

TOTAL CURRENT CHARGES

733.00

TOTAL BALANCE DUE

6,886.70



COPY

#### March 23, 2001

Azcast Products, Inc. Client I.D. A524

Page

Re: Truck for Skateboards I.D. A524-37197- RJW

Date	Description of Service	es	Atty	Hours	Amount
02-15-01	Telephone conference williamson re status of application, arrangement payment of account, for	of patent ents re			
02-21-01	activity re patent and Preparation of utility		RJW	0.20	88.00
	application; revise s Preparation of utilit application; revise f	pecification. y patent	UH	1.00	140.00
	specification.		UH	3.50	490.00
02-28-01	Search, locate and re Patent No. 3,945,655				
	in .pdf format.		AJH	0.20	14.00
		Total Fees		_	732.00
Date	Disbursement Descript	ion			Amount
	Telefax				1.00
		Total Disburser	ments		1.00
		Matter Total			733.00
		Total Current	Charge	5	733.00

INTELLECTUAL PROPERTY LAWYERS

P.O. BOX 7068 PASADENA, CA 91 109-7068 TEL. (626)795-9900 FAX (626)577-8800 FED. ID: 95-1793785

November 30, 2000 Invoice No. 195549

Azcast Products, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746 I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

TOTAL CURRENT CHARGES

8,437.90

FOR SERVICES RENDERED THROUGH October 31, 2000

TOTAL FEES \$ 88.00

TOTAL DISBURSEMENTS 0.80

TOTAL FEES AND DISBURSEMENTS 88.80

\$ 88.80 -----

TOTAL BALANCE DUE \$ 8,526.70

COPY

#### November 30, 2000

Azcast Pr Client I.	oducts, Inc. D. A524			1	Page 2
	mark CARVER 1-40230- RJW				
Date	Description of Service	es	Atty	Hours	Amount
10-22-00	Preparation of report application, serial rfiling date.		RJW	0.20	88.00
	•	Total Fees			88.00
Date	Disbursement Descrip	tion	•		Amount
	Photocopies	•			0.80
		Total Disburse	ments		0.80
		Matter Total			88.80
		Total Current	Charge	 s	88.80



P.O. BOX 7068 PASADENA, CA 91109-7068 TEL. (626)795-9900 PAX (626)577-8800 FED. ID: 95-1793785

October 26, 2000 Invoice No. 194581

Azcast Products, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

6,996.26

PAYMENTS SINCE LAST BILLING

<247.36>

FOR SERVICES RENDERED THROUGH September 30, 2000

TOTAL FEES

1,516.00

TOTAL DISBURSEMENTS

173.00

TOTAL FEES AND DISBURSEMENTS

1,689.00

TOTAL CURRENT CHARGES

1,689.00

TOTAL BALANCE DUE

8,437.90



#### October 26, 2000

Azcast Pr Client I.	roducts, Inc. D. A524		Pi	age 2
	c for Skateboards 1-37197- RJW	·		
Date	Description of Services	Atty	Hours	Amount
	Review draft of patent application, internal conference. Preparation of U.S. utility patent	RJW	0.30	132.00
	application; edit draft of specification and claims.	UH	7.10	994.00
	Internal conference re application.	RJW	0.20	88.00
09-06-00	Preparation of U.S. utility patent application; edit claims.	UH	1.10	154.00
09-06-00	Preparation of U.S. utility patent application; final edit on claims.	UH	0.70	98.00
	Total Fees			1,466.00
Date	Disbursement Description			Amount
	Telefax			23.00
	Total Disburse	ments		23.00
	Matter Total			1,489.00
	demark CARVER 24-40230- RJW			
Date	Description of Services	Atty	Hours	Amount
09-20-0	O Service charge for maintenance of Official Gazette Watch.	AJH	0.00	50.00
	Total Fees		_	50.00
Date	Disbursement Description			Amount
09-29-0	00 Thomson & Thomson annual charge fo Gazette Watch on CARVER.	r Offic	cial	150.00

Total Disbursements

150.00

October 26, 2000

Azcast Products, Inc. Client I.D. A524

Page

3

Re: Trademark CARVER
I.D. A524-40230- RJW

Matter Total

200.00

Total Current Charges

1,689.00

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P.O. BOX 7068 PASADENA, CA 91109-7068 TBL. (626)795-9900 FAX (626)577-8800 PED. ID: 95-1793785

· September 28, 2000 Invoice No. 193741

Azcast Products, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746

I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

3,445.77

PAYMENTS SINCE LAST BILLING

<247.36>

FOR SERVICES RENDERED THROUGH August 31, 2000

TOTAL FEES

3,194.00

TOTAL DISBURSEMENTS

356.49

TOTAL FEES AND DISBURSEMENTS

3,550.49

TOTAL CURRENT CHARGES

3,550.49

TOTAL BALANCE DUE

6,748.90



#### September 28, 2000

Azcast Pro	oducts, Inc. D. A524		Pa	ige 2
	for Skateboards -37197- RJW			
Date I	Description of Services	Atty	Hours	Amount
	Preparation of US utility patent application; edit specification. Preparation of US utility patent	UH	4.20	588.00
	application; draft claims.	UH	1.20	168.00
08-24-00	Preparation of US utility patent application; edit specification and drawings. Preparation of US utility patent	υн	2.30	322.00
	application; edit specification and draft claims.	UH	5.40	756.00
	Preparation of US utility patent application; revise specification. Preparation of U.S. utility patent	UH	4.80	672.00
	application; edit first draft of specification. Review of draft of patent	OH	1.30	182.00
	application, note changes and rearrangements.	RJW	0.40	176.00
•	Total Fees			2,864.00
	Matter Total			2,864.00
	emark CARVER 4-40230- RJW			
Date	Description of Services	Atty	Hours	Amount
	Preparation of US trademark application for the mark CARVER. Preparation of US trademark	UH	0.80	112.00
	application; draft letter to the client re CARVER trademark.	UI	1 0.30	42.00

Total Fees

154.00

#### September 28, 2000

Azcast Products, Inc. Client I.D. A524

Page 3

Re: Trademark CARVER I.D. A524-40230- RJW

Date	Disbursement Desc	cription	Amount
•	Photocopies		7.00
	Postage		24.49
	Filing fee		325.00
		Total Disbursements	356.49
		Matter Total	510.49
		Matter Total	

Re: Patent & Trademark Matters

I.D. A524-30- RJW

Date	Description of Services	Atty	Hours	Amount
08-09-00	Telephone conference with Eyerick Williamson re "Carver" trademark, review and discuss decision to file for trademark registration.	RJW	0.40	176.00
	Total Fees			176.00
	Matter Total			176.00
	Total Current Ch	narges		3,550.49

P.O. BOX 7068 PASADENA, CA 91109-7068 TEL. (626)795-9900 PAX (626)577-8800 FED. ID: 95-1793785

August 31, 2000 Invoice No. 193023

Azcast Products, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746 I.D.: A524 - RJW

GROUP: C1

PREVIOUS BALANCE

3,352.82

PAYMENTS SINCE LAST BILLING

<247.36>

FOR SERVICES RENDERED THROUGH July 31, 2000

TOTAL FEES \$ 88.00

TOTAL DISBURSEMENTS 4.95

TOTAL FEES AND DISBURSEMENTS 92.95

TOTAL CURRENT CHARGES

92.95 -----3,198.41

TOTAL BALANCE DUE





August 31, 2000

Azcast Products, Inc. Client I.D. A524 Page

2

	k for Skateboards 4-37197- RJW				
Date	Description of Service	es	Atty	Hours	Amount
07-05-00	Review changes and am specification, interm conference.		f RJW	0.20	88.00
		Total Fees	•		88.00
Date	Disbursement Descript	tion			Amount
	Patent copies				4.95
		Total Disb	oursements		4.95
		Matter Tot	al		92.95
		Total Curi	cent Charge	s	92.95

P.O. BOX 7068 PASADENA, CA 91109-7068 TEL. (626)795-9900 FAX (626)577-8800 FED. ID: 95-1793785

> July 31, 2000 Invoice No. 192065

Azcast Products, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A City of Industry, CA 91746

I.D.: A524 - RJW GROUP: C1

PREVIOUS BALANCE

925.06

PAYMENTS SINCE LAST BILLING

<247.36>

FOR SERVICES RENDERED THROUGH June 30, 2000

TOTAL FEES 3,613.50 117.66 TOTAL DISBURSEMENTS 3,731.16 TOTAL FEES AND DISBURSEMENTS ADVANCED DEPOSITS APPLIED <1,303.40>

TOTAL CURRENT CHARGES

2,427.76

TOTAL BALANCE DUE

3,105.46



#### CHRISTIE, PARKER & HALE, LLP INTELLECTUAL PROPERTY LAWYERS

July 31, 2000

Azcast Products, Inc. Client I.D. A524

Page 2

Re: Truck for Skateboards I.D. A524-37197- RJW

1.D. A524	-3/19/- RJW						
Date	Description of Services	Atty	Hours	Amount			
03-13-00	Telephone conference with Neil						
	Stratton discussing the advantages of the invention over the prior						
	art.	UH	1.50	157.50			
03-14-00	Review prior art.	UH	1.00	105.00			
	Telephone conference with Neil	On	1.00	105.00			
	Stratton re prior art, namely U.S.		•				
	Patent No. 5,522,620.	UH	1.00	105.00			
03-21-00	Review truck patent re relevance		2,,,,	100.00			
	to Azcast design, internal						
	conference.	RJW	0.40	164.00			
03-29-00	Draft detailed description of						
	utility patent application.	UH	5.00	525.00			
03-30-00	Draft detailed description of						
	utility patent application.	UH	6.00	630.00			
03-31-00	Preparation of patent application;			-			
	review and revise specification.	UH	7.00	735.00			
04-03-00	Preparation of patent application;						
	review and revise specification	UH	6.00	840.00			
	Total Fees			3,261.50			
Date	Disbursement Description			Amount			
				•			
	Photocopies			2.00			
	Telefax			24.00			
	Computer research expenses			20.46			
	Total Disbursements						

Matter Total

Re: General Matters I.D. A524-10- RJW

Date Description of Services

Atty Hours Amount

3,307.96

July 31, 2000

Azcast Products, Inc. Client I.D. A524

Page

Re: General Matters I.D. A524-10- RJW

Date	Description of Service	es	Atty	Hours	Amount
	Preparation of letter trademark, outline is filing for registration Telephone conference Williamson re decision	sues re on. with Eyereich n on whether	RJW	0.40	176.00
	to continue to use CA trademark.	RVER	RJW	0.40	176.00
		Total Fees			352.00
Date	Disbursement Descript		Amount		
	Photocopies Computer research exp	enses			1.20 70.00
			71.20		
	Matter Total				423.20
		Total Current	Charge	· s	3,731.16

03:49 PM Mar 28, 2003

Christie, Parker & Hale, LLP Collections Follow-up Report For All Contact Records

Collection Attorney(s): All

Client(s): Select, A524

Group(s): All Contact Date(s): All

Collection Attorney I.D.: 8 - WARD, RICHARD J.

A524 - Azcast Products, Inc.

Eyerick Williamson, President 15350 Proctor Ave., Suite A

La Puente, CA 91746

626-330-2177 626-855-8123

Merla

Group ID: ALL

Date Opened: 12-08-98

Status Code: OSP - Occasional Slow Pay

Date Closed:

#### Description:

#### Contact Records:

12-09-98	Jonathan	(an emplo	/ee) will	remind	the client	that we	need to	be paid	; will follow-up	ρ.
----------	----------	-----------	-----------	--------	------------	---------	---------	---------	------------------	----

- 03-31-99 Jonathan who processes the billing said that he will get a check out to us for the full amount (\$320.36) tomorrow.
- 04-14-99 Jonathan is out of the office and Jeff said that he will ask Jonathan about our payment that we have not received.
- 11-29-00 11/27/2000 phone left message to call for Merla
- 12-14-00 Phone spoke with Merla she requested copies of past due invoices to be fax to her DONE....nib
- 12-15-00 Merla from accounts payable call confirming receiving invoices will call back to advise payment date..njb
- 12-27-00 phone Merla out until Jan 2 2001
- 01-05-01 Phone spoke with Merla she will call me back to advise when payment will be made..nib
- 01-22-01 phone spoke with Merla she advised they have new accounts payable person name
  Amy. Payment should be going out 1/25/01....njb
- 02-06-01 Phone spoke with Amy, she will call me back on Wednesday after she talks with Merla.
  They are have a cash flow problem..
  Amy Called requested copy of invoices to be fax to her. DONE..njb
- 03-29-01 Phone Amy she should know sometime next week when the next payment can be made...nib
- 04-26-01 Amy to call back after she speck to Jeff today...njb
- 05-04-01 Phone spoke with Amy . Company have cash flow problems however expecting a check in the next 10 days call back 5/13/01
- 07-27-01 Faxed note concerning payment. vf
- 03-01-02 Recd copy of a letter Richard Ward had sent to the client on 02/26/02 asking for the total balance due and saying that we would not advance any further disbursement until the account was settled. gm
- Called Eyerick, says that he was getting ready to make a substantial payment on this next week. I asked him for half of the balance, says he could not pay that, says can pay \$3000, then make monthly payments. Advad him that we probably were looking at payments in the \$1000 range. He said he would call me next week when he sent the payment in. He said things have finally gotten better. Advad him they had not paid for a while, says that they kept putting the money back in the business. gm
- 05-01-02 Received e-mail from RJW as follows: Williamson called me this morning to say that he was sending us a check for \$1000 today and that he was planning to send us

1000

Page No. 1

Christie, Parker & Hale, LLP Collections Follow-up Report For Last 21 Contact Records

Collection Attorney(s): All Client(s): Select,A524 Group(s): All Contact Date(s): All

Collection Attorney I.D.: 8 - WARD, RICHARD J.

A524 - Azcast Products, Inc. Eyerick Williamson, President 15350 Proctor Ave., Suite A La Puente, CA 91746 Merla 626-330-2177 626-855-8123

Group ID: ALL

Date Opened: 12-08-98

Status Code: OSP - Occasional Slow Pay

Date Closed: Description:

#### Contact Records:

05-06-02	We got a check for \$500 only. Called Eyerick and advised him we had asked for
	\$500 - \$1000 per week, but we wanted \$1000 up front as good faith and he needed to pay
	this. gm

- 05-21-02 Called Eyerick, says that he is writing a check today for \$1000 and it is being mailed tomorrow to us. gm
- 06-06-02 Called the client and left message to call back with his secty. Says he was not in (after she checked with someone and put me on hold). gm
- 06-12-02 No money received yet. Called client again, left message to call back with co-worker.
- 06-13-02 Called client and he said that they mailed the check on Tuesday and that we should have it by tomorrow. gm
- 06-14-02 We only recd \$500 today. Called client 0 4:30 he was laready gone for the day left message to call back. gm
- O6-17-02 Called client, advised him need they to pay \$200 as RJW says that he keeps making promises and not keeping them. Client promised to call me back tomorrow to let me know how much he will be able to pay. gm
- 06-25-02 Called client in the AM and he was not in did not leave message. Called later in the day and he was still not in, left message to call back on his voice mail. gm
- 06-27-02 Spoke with client, says he has been paying, says made three payments of \$500 advised him we only received two of them. says the best he can do is \$1000 on Tuesday we can have a messenger pick up the check. gm
- 07-02-02 Spoke with Williamson, says all he has is \$500. Adivsed him I was not going to send a messenger for only a \$500 payment we agreed on \$1000 and he cannot do it. Asked what I wanted to do. Advised him this was his account what did he want to do. He said he only agreed to \$500, advised him that was not true. Sounds like he's going to mail a \$500 payment to us. gm
- 07-09-02 We recd a \$500 payment today. gm
- 08-01-02 Called client, he was not in, left message to call back with gal who answered. gm
- 08-09-02 Letter sent by RJW addressing unpaid balance, \_gm
- 08-15-02 Letter from RJW to the client advising that we would be withdrawing as attorneys of record and remifications. gm
- 09-16-02 Letter from RJW to the client advising the the USPTO had accepted our request to withdraw as attorneys of record. gm
- 11-25-02 Letter from RJW to the client with Notice REgarding Change of Power of Attorney, dated November 12, 2002 from the USPTO. the withdrawal of Christie, Parker and Hale LLP as attorneys of recor has now been officailly accepted. gm
- 12-30-02 After getting RJW's approval, mailed the client the Notice of Client's Right to Arbitration

Christie, Parker & Hale, LLP Collections Follow-up Report For Last 21 Contact Records

Page No. 2

Collection Attorney(s): All

Client(s): Select, A524
Group(s): All

Contact Date(s): All

Collection Attorney I.D.: 8 - WARD, RICHARD J.

-Azcast Products, Inc.

#### Contact Records:

- along with a cover letter listing the outstanding statements to: Carver Skateboards, Inc. Mr. Eyreick Williamson, President 245 Turnbull Canyon Road City of Industry CA 91745 12-30-02 via certified mail - return receipt requested. gm
- Recd signed certified receipt indicating that the envelope (containing the Notice) was received by the business on January 2, 2003.  $\,$  gm  $\,$ 01-02-03
- Timeframe for client to file for arbitration has expired, will proceed with 03-12-03 forwarding file for suit. Client never responded nor have we received any payments. gm
- Requested boxes from storage to get copies of the 2000 and 2001 invoices.  $\ensuremath{\mathsf{gm}}$ 03-26-03
- 03~28-03 Completed arbitration package and forwarded to Howard Kroll to assign the case to an attorney for suit. gm

FILE STAMP

NAME, ADDRESS, AND TELEPHONE NUMBE. . OF ATTORNEY (S) Howard A. Kroll, SB#100,981 Rose A. Hickman, SB#217,618

CHRISTIE, PARKER & HALE, LLP 350 West Colorado Blvd., Suite 500 Pasadena, California 91109-7068

(626) 795-9900

Attorney(s) For CHRISTIE, PARKER & HALE, LLP

SUPERIOR COURT OF CALIFORNIA,	, COUNTY OF LOS ANGELES
-------------------------------	-------------------------

CHRISTIE, PARKER & HALE, LLP, et al.

· CASE NUMBER

03 C01960

Plaintiff(s),

CARVER SKATEBOARDS, INC., et al.

JUDGMENT BY DEFAULT BY CLERK

Defendant(s).

The defendant CARVER SKATEBOARDS, INC., et al.

having been regularly served with process, having failed to appear and answer the plaintiff's complaint filed herein, and the default of said defendant(s) having been duly entered, upon application of plaintiff(s) to the clerk,

Judgment is entered for plaintiff(s)

CHRISTIE, PARKER & HALE, LLP, a California limited liabilty partnership

and against defendant(s)

CARVER SKATEBOARDS, INC., a California corporation, f/k/a/ AZCAST PRODUCTS, INC, a California corporation

in the sum of \$	11,817,19	principal,	\$ 0.00			Attorne	ey's fe	es,
\$ 1.181.72		interest to date and \$	265.77		c	costs;	;	
together with in	terest on said judgm	ent as provided by law.	Total	<b>#</b>	13.264.6	8	100	٠.

Judgment dated: OCT 2 4 2003

76, 749 RC 105/R3-94

JUDGMENT BY DEFAULT BY CLERK









#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

GROUP:

3618

5 EXAMINER:

MAR, MICHAEL Y..

IN RE APPLICATION OF:

**NEIL STRATTON** 

APPLICATION NO.:

09/801,536

10 FILED:

MARCH 8, 2001

TITLE:

TRUCK FOR SKATEBOARDS

United States Patent and Trademark Office

15 ATTN: Michael Y. Mar

**BOX RESPONSES** 

Washington, D.C. 20231

RECEIVED
DEC 1 2 2002
GROUP 3600

#### Dear Examiner:

This communication is responsive to the office action dated July 22, 2002. The Applicant respectfully request that the Examiner enter the following amendments and consider the following remarks.

#### **AMENDMENTS AND REMARKS**

#### In the Claims:

#### 35 U.S.C. 112

The Examiner rejected Claim 1-7 and 9-11 under 35 U.S.C. 112, second

paragraph as indefinite for failing to particularly point out and distinctly claim the subject matter, which the applicant regards as his invention. The Applicant wishes to correct the particular indefiniteness issues noted by the Examiner and to enter several changes which aid in particularly pointing out and distinctly claiming the subject matter of the present invention. It is believed that these modifications do not add new matter to the

description, but serve to clarify that which has been disclosed. Therefore, the Applicant respectfully requests that the Examiner enter the following amendments, which the Applicant believes will place the rejected claims in allowable form while also providing clarity to that which is claimed. The amendments to the claims are provided in Appendix A1: Marked Claims Showing Changes Made and Appendix A2: Clean Claims.

## With Regard to Claim 1

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The Examiner stated that in Claim 1, there is a lack of antecedent basis for "the skateboard" in line 3, "the swivel" in line 9, and "the front end" in line 10. Claim 1 was also rejected because the recitation "in two degrees of freedom" is unclear as to its meaning. The Applicant notes that in the response to the election requirement dated May 2, 2002, Claim 1 was erroneously amended to change the word "bushing" to the word "sleeve." Therefore, the Applicant requests that the following amendments be made to Claim 1 in order to overcome the rejection under 35 U.S.C. 112 and to further clarify that which the Applicant claims:

- 1) In line 3, delete "a swivel member" and add "an arm";
- 25 2) In line 3, add "in an inclined manner" after the word "attached";
  - 3) In line 3, delete the first occurrence of the word "the" and replace with the word "an";

- 5) In line 3, delete "having a pair of wheels mounted to opposite ends thereof";
- 6) In line 3, delete the word "to" and replace with the word "with";
- 5 7) In line 3, delete the word "about" and insert the words "deck having";
  - 8) In line 4, after the word "skateboard" add the word "truck";
  - 9) In line 5, delete the word "to" and replace with the word "with";
  - 10) In line 6, delete "swivel member" and add "arm";
- In line 6, delete the second occurrence of the word "to" and replace with the word "with";
  - 12) In line 7, delete "sleeve" and insert "bushing";
  - 13) In line 8, after the word "skateboard" add the word "truck";
  - 14) In line 8, delete "swivel member" and add "arm";
  - 15) In line 8, delete "sleeve" and replace with the word "bushing";
- 15 In line 9, insert "independently adjustable" after the word "provide";
  - 17) In line 9, delete the phrases "front end of the" and "in two degrees of freedom"; and
  - 18) In line 9, add the words "truck about two axes of freedom" after "skateboard".

#### With Regard to Claim 2

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- In accordance with the amendments to Claim 1, the Applicant requests that the Examiner enter the following amendments to Claim 2:
  - 1) In line 1, delete "swivel member" and add "arm";
  - 2) In line 1, delete the word "to" and replace with the word "with";
  - 3) In line 2, delete "perpendicular to" and replace with "of"; and

4) In line 3, add the words "relative to the skateboard deck" after the word "axis".

### With Regard to Claim 3

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The Examiner's rejection to Claim 3 is based on the recitation of "the skateboard's plane" which, as the Examiner notes, is vague and unclear since the plane has not previously been defined. As such, in accordance with the amendments to Claim 1, the Applicant requests that the Examiner please amend Claim 3 as follows:

In line 2, please delete "skateboard's plane" and replace with the words "skateboard deck".

# 10 With Regard to Claim 4

As in Claim 3, the Examiner rejected Claim 4 stating that "the skateboard's plane" is vague and unclear. Accordingly, the Applicant requests that the Examiner please enter the following amendment to overcome the rejection:

In line 2, please delete "skateboard's plane" and replace with the words "skateboard deck".

#### With Regard to Claim 5

The Applicant requests that the Examiner enter following amendment:

In line 1, insert the word "to" following the word "relative".

#### With Regard to Claim 6

- In accordance with the requested amendment to Claim 1, the Applicant requests that the Examiner amend Claim 6 as follows:
  - 1. In line 1, add a "," after the number 2;
  - In line 2, delete the word "swivel member" and replace with the word "arm";

3. In line 3, delete both occurrences of the word "swivel member" and replace with the word "arm".

### With Regard to Claim 8

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The Applicant requests that the following amendments be entered to Claim 8 in order to more particularly point out and distinctly claim the subject matter which the Applicant claims as the present invention:

- 1) In line 2, insert the word "deck" following the word "skateboard";
- 2) In line 3, delete "and rotatable" and add "wherein the arm is pivotally attached in an inclined manner";
- In line 4, delete the words "having a pair of wheels at opposite ends thereof" and add a "," after the first occurrence of the word "axle";
  - 4) In line 5, delete "rotatable" and add "pivotally attached in an inclined manner":
  - 5) In line 7, before "pivoting" insert "independently adjustable"; and
- In line 7, delete "front end of the" and add "truck" after the word "skateboard".

#### With Regard to Claim 9

The Examiner rejected Claim 9 noting that in line 2, the phrase "inclined bearing surface perpendicular to the second pivot axis" is incorrect because the inclined bearing surface is actually perpendicular to the first pivot axis. The Applicant requests that the claim be amended to correct this error to overcome the rejection. Therefore, please enter the following amendments:

- 1) Delete "first" and replace with "second" in line 2 of the claim;
- 2) Delete "perpendicular to" and replace with the word "of" in line 2; and
- 25 3) Add the words "relative to the skateboard deck" after the word "axis" in line.

## With Regard to Claim 10

In order to provide further consistency with the amendments to Claim 8, the Applicant requests that the Examiner enter the following amendment:

In line 2, please delete "skateboard's plane" and replace with "skateboard deck".

## With Regard to Claim 11

As in Claim 10, please enter the following amendment to Claim 10:

In line 2, please delete the "skateboard 's plane" and replace with "skateboard deck".

### 35 U.S.C. § 102(b)

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The Examiner rejected Claims 1 and 8 under 35 U.S.C. 102(b) as being anticipated by Pracas 5,522,620. The rejection is based upon Pracas' disclosure of a skateboard truck comprising a swivel member 12 adapted to be attached to the underside of a skateboard by a pivot member 16 for pivotal movement about a first pivot axis, an axle 84 having a pair of wheels mounted at opposite ends of the axle, a support member 84 for attaching the axle to the swivel member, and a resilient sleeve circumferentially disposed about the support member.

In order to establish a prima facie case of anticipation, the Examiner must set forth an argument that provides: 1) a single reference; 2) that teaches or enables; 3) each of the claimed elements (as arranged in the claim); 4) either expressly or inherently; and 5) as interpreted by one of ordinary skill in the art. The invention disclosed by the Applicant possesses an arm 62 of a pivoting member 12 which is pivotally attached in an inclined manner to an underside of a skateboard. This inclination is an advantageous and novel feature of the present invention. Thus, in light of Amendment 2 to Claim 1 and Amendment 2 to Claim 8, as provided in the section entitled "Amendments and Remarks," the Applicant believes that the subject matter of the claims is novel, and respectfully requests that the Examiner withdraw the rejection of these claims under 35 U.S.C. §102(b) (see Appendix A1: Marked Claims Showing Changes Made and Appendix A2: Clean Claims for a detailed description of the amended claims). More

particularly, in consideration of the amended claims, Pracas ('620) fails to teach or enable each of the claimed elements of the Applicant's invention; specifically, the inclination as taught by the Applicant. The Examiner has not presented any prior art that include or suggest an incline feature as presented in the present invention. Furthermore, the Applicant believes it improper to reject claims under 35 U.S.C. §103(a) on the basis of personal knowledge alone by implying a feature that is not supported by the prior art (see MPEP §2144.03 (8th ed., 2001). Thus, given the Examiner's rejection as discussed herein, the Applicant believes that the arguments and the amendments provided render the rejected claims allowable. The Applicant wishes to note that although the Examiner states that this feature is present or is well-known in the art, the Examiner has neither provided any reference as evidence of this assertion, and should this rejection be maintained, the Applicant wishes the Examiner to present a reasoned affidavit in this regard, as required by 37 CFR 1.104(d)(2).

### 35 U.S.C. § 103(a)

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## With Regard to Claims 2-5 and 9-12

The Examiner rejected Claims 2-5 and 9-12 under 35 U.S.C. 103(a) as being unpatentable over Pracas 5,522,620. The rejection is based on the Examiner's contention that at the time the present invention was made, it would have been obvious to one of ordinary skill in the art to provide the base with an inclined surface for mounting the swivel member thereto in order to enhance the centering effect of the truck assembly. In order to establish a prima facie case of obviousness under 35 U.S.C. 103, the Examiner must set forth arguments that provide (1) one or more references (2) that were available to the inventor and (3) that teach the invention in question as well as (4) a suggestion to combine or modify the references and (5) the combination or modification of which would appear to be sufficient to have made the claimed invention obvious to one of ordinary skill in the art. Further, "If the proposed modification would render the prior art invention being modified unsatisfactory for its intended purpose, then there is no

suggestion or motivation to make the proposed modification." *In re Gordon*, 733 F.2d 900, 221 USPQ 1125 (Fed. Cir. 1984). Also, "If the proposed modification or combination of the prior art would change the principle of operation of the prior art invention being modified, then the teachings of the references are not sufficient to render the claims *prima facie* obvious." *In re Ratti*, 270 F.2d 810, 123 USPQ 349 (CCPA 1959).

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The rejected claims disclose a pivoting member attached to the underside of the skateboard about a base having an inclined bearing surface of a first axis relative to a skateboard deck. The invention in Pracas ('620), fails to teach the use of any type of inclined surface, and the Examiner has not provided any additional art which does teach the use of such. The present invention's use of an inclined bearing surface, in fact, provides a wide array of advantages over the invention disclosed in Pracas ('620) that render the inclusion of the inclined bearing surface in the present invention a significant, non-obvious improvement over the prior art.

For example, the truck of Pracas ('620) comprises a conventional truck mounted on to a pivotal member 12. This pivotal member 12 is coupled to the nose of the deck 102 of the skateboard about a bearing member which rotates along a lateral plane parallel to the orientation of the skateboard's deck 102. A pair of stop members 79 limit the pivotal motion between two extreme positions (column 4, lines 45-47; 55-57). A locking member 46 is also used to stop the rotation and thereby return the truck of Pracas ('620) to the conventional configuration (column 3, lines 54-56).

The Examiner contends that the inclined surface 28 for mounting the arm 14 of the present invention thereto is for the purpose of enhancing "the centering effect of the truck assembly." However, the purpose of the inclined surface 28 in the Applicant's invention, in fact, makes the skateboard less centered. As a rider of a skateboard incorporating the inclined surface 28 stands and bears laterally upon the deck, the rider's weight is distributed over the center while further being dispersed downward to either side of the deck. This permits the skateboard to dip down and inward toward the center

of a turn, thereby distributing the weight of the rider toward the inside of the turn. If the angle of the incline were reversed, it would provide enhanced centering, but the resulting motion would make the board difficult to turn and less controllable by the rider. Thus, the lack of an incline in the bearing surface in Pracas ('620), actually provides more centering effect than is offered by the present invention which, as noted, makes use of an inclined bearing surface 28 that does not provide for enhanced centering properties.

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Additional advantages of the present invention over the prior art also exist. For instance, because the bearing member 16 of Pracas ('620) is parallel to the skateboard's deck, lateral weight shifts exert almost no leverage upon the pivotal member 12 when the member is near the center of its range of motion. Furthermore, when the pivotal member 12 rotates towards its extreme positions (defined by stop members 79), the skateboarder's lateral weight exponentially imposes more leverage on the pivotal member 12, which leads to potential over steering of the skateboard and loss of control. On the other hand, the Applicant's use of the inclined bearing surface 28 distributes the amount of torque on the pivoting member along the continuum between the extremities of its range. In addition, the inclined bearing surface 28 also serves to more evenly distribute the turning load between the arm 14 and the hanger 16. While these are great advantages in the present invention, Pracas ('620), as mentioned, does not require the use of an incline. This is because the support member 84, which is analogous to the Applicant's hanger 16, provides for sufficient lateral movement and for turning. This turning effect predisposes the pivotal member 12 to begin its rotation, even from the center position, compensating for the absence of any inclination in its bearing surface. Furthermore, the lateral weight shift as presented in Pracas ('620), creates too much torque upon the arm 62 of the pivoting member 14 and thus causes jerkiness and loss of control. The truck of the present invention, however is attached to the skateboard such that the arm 62 of the pivoting member 14 extends forward, restoring the wheels to a central position as the skateboard moves forward, thereby aligning the pivoting member 14 with the direction of movement. Therefore, as taught by the instant invention, the pivoting member 14 acts to self-correct or to automatically center itself, which inherently provides increased stability, especially as the skateboard travels at higher speeds.

Thus, based on the aforementioned advantages and the lack of prior art to this effect, the Applicant respectfully disagrees with the Examiner's position that the use of an inclined bearing surface of the first pivot axis relative to the skateboard's deck would have been obvious to one skilled in the art at the time of the present invention, and requests that the rejection of Claims 2-5 and 9-12 be withdrawn.

# With regard to Claims 6, 7, 13, and 14

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In light of the arguments and amendments presented for Claims 1 and 8, Claims 6, 7, 13, and 14, which depend therefrom, are believed allowable. However, even without the above noted arguments and amendments, a careful review of Pracas ('620) and Boardman 565,718 reveals a combination of art which fails to teach or suggest the present invention. The system disclosed by Boardman ('718) makes use of a notched cam G' and a spring-loaded pin D. This system creates an indexed locking mechanism. without any effect in either direction of rotation past center. The adjustment feature simply controls how easily rotation can be wrested from the center locked position. The spring system 50 of the present invention, however, is designed to perform in the opposite manner in many ways. First, regarding the center indexing qualities, the spring system 50 taught by the Applicant connects the arm 14 to the base 12 via a link 152. The link connects to the arm 14 with a pivot pin 72. This pivoting union flows freely past center in either direction, while still creating a distinct preference for the arm 14 to dispose to center. Any indexed locking mechanism as in Boardman ('708) would interrupt the flow of the arm 14 of the present invention past center and create an uneven response in its movement, to the detriment of the skateboard's performance.

Second, the adjustment system of Boardman ('708) is simply a mechanism for controlling the pressure exerted by a pin to hold it in a notch in order to prevent rotation of the handlebars of a bike from a center position. Adjustment of the spring does not affect the motion of the handlebars when they are rotated such that the pin is not in the notch. The spring system 50 of the present invention, however, offers a control over rotational movement over its entire range. More particularly, the spring system 50 adjusts the turning resistance of the arm 14 by engaging or disengaging the nut plate 156

against the spring 158 by turning the spring adjustment bolt 154. Variation in this adjustment affects the tension along the entire range of the arm 14.

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Third, Boardman ('718) does not teach any method for attenuating the extremities of rotational movement. The pin D, as disclosed in Boardman ('708), would simply slide along the circular surface of G on either side of G' without a stopping point. However with the spring system 50 of the present invention, rotation of the arm 14 brings to bear an exponentially increasing pressure on the spring 158 via the rotation of the link 152 towards the extremities of its movement. This movement becomes increasingly difficult and thereby creates a 'soft' stop once the force of the spring becomes greater than the rider can overcome. Thus, in the present invention, adjusting the tension on the spring 158 can effectively adjust the overall range of the arm, as it can be tightened substantially more than can be overcome by a skateboarder.

While all these distinguishing factors of the present invention are very advantageous, it is actually readily apparent why these advantages were overlooked in 15 Pracas ('620). For instance, the trailing arm system provides for a castor effect, which creates a natural centering when the board is in motion. Pracas ('620) states this in his first claim (lines 15-18) "... arranged so that the pivotal member is always oriented with the first end located rearwards of the connecting means when the vehicle is traveling in a forwards direction..." The faster one travels, the more this property is in effect. Additionally, because Pracas ('620) teaches the use of a non-inclined bearing surface, the 20 pivotal member 12 has a greater disposition to favor center than does the arm 14 of the present application, which while rotating on an inclined bearing surface tends to fall downward over center. Pracas ('620) chose instead to use a simple locking device 14. Therefore, Pracas ('620) would not have been as inclined to pursue further centering 25 devices, and, as such, the invention in Boardman ('718), even in consideration of Pracas ('620), is incapable of providing the present invention.

Thus, in light of the of the present invention's structural and functional dissimilarity to Boardman ('718) as discussed herein, combined with the aforementioned advantages over Pracas ('620), the Applicant respectfully submits that not only would it

be non-obvious to combine the centering mechanism of Boardman ('718) with the swivel member of Pracas ('620) to attain the present invention, it would be impossible and impractical, and that the combination would teach away both from the intended purposes of Pracas ('620) and Boardman ('718) and from the present invention. Therefore the Applicant respectfully requests that the rejection of Claims 6, 7, 13, and 14 under 35

### In the Specification

U.S.C. 103(a) be withdrawn.

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The Applicant has also modified the specification in various portions in a manner that the Applicant believes adds clarity to the description. It is believed that these modifications do not add new matter to the description, but serve simply to correct typographical and grammatical errors as well as to clarify what is disclosed. The amendments to the specification are provided in Appendix B1: Marked Specification Showing Changes Made and Appendix B2: Clean Specification.

### In the Drawings

Amendments to the drawings are provided in Appendix C1: Marked Drawings Showing Changes Made and Appendix C2: Clean Drawings. The Applicant respectfully requests that the Examiner enter the amendments as shown in the appendices and described herein.

#### With Regard to Figure 2

Figure 2 has been corrected to include a reference to a cavity 46 formed by the plurality of side walls 48, 52, 54, and 56, and the top wall 49 for retaining the spring system 50 of the present invention as noted on page 4, lines 25-26 of the specification.

#### With Regard to Figure 4

Figure 4 has been amended to include a reference to the lip 83 and the channel 85 as provided in the first complete paragraph on page 5 of the specification.

#### With Regard to Figure 7

The specification and figures erroneously referenced both the threaded hole and the path of a conventional rear truck as 160. Thus, in accordance with the above noted amendments to the specification, Figure 7 has been amended to references the path of a conventional rear truck with the number "161".

## 5 Closing Remarks:

The Applicant respectfully submits, in light of the above amendments and remarks, that the application and all pending claims are now in allowable condition. The Applicant thus respectfully requests timely allowance of the application. In the event the Examiner wishes to discuss any aspect of this response, or believes that a conversation with either the Applicant or Applicant's representative would be beneficial, the Examiner is encouraged contact the undersigned at the telephone number indicated below.

	Respectfully submitted,
15	
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310.943.2736 fax
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#### CLAIMS:

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1.	(Once amended)	A skateboard truck	comprising:
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an arm adapted to be pivotally attached in an inclined manner with an underside of a skateboard deck having a first skateboard truck pivot axis;

an axle, the axle being coupled with the arm by a support member secured with the midpoint of the axle; and

a resilient <u>bushing</u> circumferentially disposed about the support member for providing a second skateboard <u>truck</u> pivot axis relative to the axle, the, <u>arm and bushing</u> being ganged together to provide <u>independently adjustable</u> pivoting of the <u>skateboard</u> <u>truck anout two axes of freedom</u>.

2. (Once amended) The skateboard truck of claim 1, wherein the <u>arm</u> is attached <u>with</u> the underside of the skateboard about a base having an inclined bearing surface <u>of</u> the first pivot axis relative to the skateboard deck.

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**Deleted:** having a pair of wheels mounted to opposite ends thereof;

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Deleted: in two degrees of freedom

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3. (Once amended) The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.

Deleted: skateboard's plane

4. (Once amended) The skateboard truck of claim 3, wherein the second pivot axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard deck.

Deleted: skateboard's plane

5. (Once amended) The skateboard truck of claim 4, wherein the first pivot axis is inclined relative to the second pivot axis at an angle ranging from about 130° to about



160°.

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6. (Once amended) The skateboard truck of claim 2, further comprising a spring-loaded linkage having adjustable tension operatively connected between the base and the arm for limiting rotational movement of the arm relative to the base and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.

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- 7. (Once amended) The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and to plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.
- 15 8. (Once amended) A skateboard truck comprising:

a base attachable to the underside of a skateboard deck;

an arm carried by the base wherein the arm is pivotally attached in an inclined manner relative to the base about a first axis;

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an axle, the axle being carried by the arm and pivotally attached in an inclined manner relative to the arm about a second axis; and

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a coupling operatively connected between the base and the arm:

whereby the first and second axes provide <u>independently adjustable</u> pivoting of the skateboard <u>truck</u> in two dimensions.

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# Appendix Ar. Marked Claims Showing Changes Made



9. (Once amended) The skateboard truck of claim 8, wherein the base comprises an inclined bearing surface of the <u>first</u> pivot axis <u>relative to the skateboard deck</u>.

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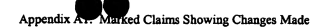
10. (Once amended) The skateboard truck of claim 9, wherein the hearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.

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11. (Once amended) The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

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- 12. (Once amended) The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle ranging, from about 130° to about 160°.
- 13. (Once amended) The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 14. (Once amended) The skateboard truck of claim 13, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a potion of the linkage and a plate, with a threaded aperture on the plate for compressing the spring between the link age and the plate to spring-load the linkage as the bolt further engages the aperture.







#### CLAIMS:

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1. (Once amended) A skateboard truck comprising:

an arm adapted to be pivotally attached in an inclined manner with an underside of a skateboard deck having a first skateboard truck pivot axis;

an axle, the axle being coupled with the arm by a support member secured with the midpoint of the axle; and

a resilient <u>bushing circumferentially disposed about the support member for</u>
providing a second skateboard <u>truck</u> pivot axis relative to the axle, the, <u>arm and bushing</u>
being ganged together to provide <u>independently adjustable</u> pivoting of the <u>skateboard</u>
<u>truck anout two axes of freedom</u>.

2. (Once amended) The skateboard truck of claim 1, wherein the <u>arm</u> is attached with the underside of the skateboard about a base having an inclined bearing surface of the first pivot axis relative to the skateboard deck.

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Deleted: having a pair of wheels mounted to opposite ends thereof;

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Deleted: in two degrees of freedom

Deleted: swivel member

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Deleted: perpendicular to

3. (Once amended) The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the <u>skateboard deck</u>.

Deleted: skateboard's plane

4. (Once amended) The skateboard truck of claim 3, wherein the second pivot axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard deck.

Deleted: skateboard's plane

5. (Once amended) The skateboard truck of claim 4, wherein the first pivot axis is inclined relative to the second pivot axis at an angle ranging from about 130° to about



160°.

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6. (Once amended) The skateboard truck of claim 2, further comprising a spring-loaded linkage having adjustable tension operatively connected between the base and the arm for limiting rotational movement of the arm relative to the base and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.

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- 7. (Once amended) The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and to plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.
- 15 8. (Once amended) A skateboard truck comprising:

a base attachable to the underside of a skateboard deck;

an arm carried by the base wherein the arm is pivotally attached in an inclined manner relative to the base about a first axis;

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an axle, the axle being carried by the arm and <u>pivotally attached in an inclined</u>

manner relative to the arm about a second axis; and

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Deleted: rotatable

a coupling operatively connected between the base and the arm:

whereby the first and second axes provide <u>independently adjustable</u> pivoting of the skateboard <u>truck</u> in two dimensions.

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# Appendix Ar. Marked Claims Showing Changes Made



9. (Once amended) The skateboard truck of claim 8, wherein the base comprises an inclined bearing surface of the <u>first</u> pivot axis <u>relative to the skateboard deck</u>.

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10. (Once amended) The skateboard truck of claim 9, wherein the hearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.

Deleted: skateboard's plane

11. (Once amended) The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

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- 12. (Once amended) The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle ranging, from about 130° to about 160°.
- 13. (Once amended) The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 14. (Once amended) The skateboard truck of claim 13, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a potion of the linkage and a plate, with a threaded aperture on the plate for compressing the spring between the link age and the plate to spring-load the linkage as the bolt further engages the aperture.





#### CLAIMS:

1. (Once amended) A skateboard truck comprising:

an arm adapted to be pivotally attached in an inclined manner with an underside of a skateboard deck having a first skateboard truck pivot axis;

an axle, the axle being coupled with the arm by a support member secured with the midpoint of the axle; and

a resilient bushing circumferentially disposed about the support member for providing a second skateboard truck pivot axis relative to the axle, the, arm and bushing being ganged together to provide independently adjustable pivoting of the skateboard truck anout two axes of freedom.

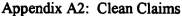
2. (Once amended) The skateboard truck of claim 1, wherein the arm is attached with the underside of the skateboard about a base having an inclined bearing surface of the first pivot axis relative to the skateboard deck.

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- 3. (Once amended) The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.
- 4. (Once amended) The skateboard truck of claim 3, wherein the second pivot axis is
   20 inclined at an angle approximately 30° to approximately 60° relative to the skateboard deck.
  - 5. (Once amended) The skateboard truck of claim 4, wherein the first pivot axis is inclined relative to the second pivot axis at an angle ranging from about 130° to about







160°.

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- 6. (Once amended) The skateboard truck of claim 2, further comprising a spring-loaded linkage having adjustable tension operatively connected between the base and the arm for limiting rotational movement of the arm relative to the base and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 7. (Once amended) The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and to plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.
- 15 8. (Once amended) A skateboard truck comprising:
  - a base attachable to the underside of a skateboard deck;

an arm carried by the base wherein the arm is pivotally attached in an inclined manner relative to the base about a first axis;

an axle, the axle being carried by the arm and pivotally attached in an inclined manner relative to the arm about a second axis; and

a coupling operatively connected between the base and the arm;

whereby the first and second axes provide independently adjustable pivoting of the skateboard truck in two dimensions.





- 9. (Once amended) The skateboard truck of claim 8, wherein the base comprises an inclined bearing surface of the first pivot axis relative to the skateboard deck.
- 10. (Once amended) The skateboard truck of claim 9, wherein the hearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.
  - 11. (Once amended) The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

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- 12. (Once amended) The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle ranging, from about 130° to about 160°.
- 13. (Once amended) The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 14. (Once amended) The skateboard truck of claim 13, wherein the tension in the
  20 linkage is adjusted by engaging a threaded portion of a bolt that extends through a
  portion of the linkage and a compression spring disposed between a potion of the linkage
  and a plate, with a threaded aperture on the plate for compressing the spring between the
  link age and the plate to spring-load the linkage as the bolt further engages the aperture.







#### CLAIMS:

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1. (Once amended) A skateboard truck comprising:

an arm adapted to be pivotally attached in an inclined manner with an underside of a skateboard deck having a first skateboard truck pivot axis;

an axle, the axle being coupled with the arm by a support member secured with the midpoint of the axle; and

a resilient bushing circumferentially disposed about the support member for providing a second skateboard truck pivot axis relative to the axle, the, arm and bushing being ganged together to provide independently adjustable pivoting of the skateboard truck anout two axes of freedom.

2. (Once amended) The skateboard truck of claim 1, wherein the arm is attached with the underside of the skateboard about a base having an inclined bearing surface of the first pivot axis relative to the skateboard deck.

3. (Once amended) The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.

- 4. (Once amended) The skateboard truck of claim 3, wherein the second pivot axis is
   20 inclined at an angle approximately 30° to approximately 60° relative to the skateboard deck.
  - 5. (Once amended) The skateboard truck of claim 4, wherein the first pivot axis is inclined relative to the second pivot axis at an angle ranging from about 130° to about





160°.

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- 6. (Once amended) The skateboard truck of claim 2, further comprising a spring-loaded linkage having adjustable tension operatively connected between the base and the arm for limiting rotational movement of the arm relative to the base and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 7. (Once amended) The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and to plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.
- 15 8. (Once amended) A skateboard truck comprising:

a base attachable to the underside of a skateboard deck;

an arm carried by the base wherein the arm is pivotally attached in an inclined manner relative to the base about a first axis;

an axle, the axle being carried by the arm and pivotally attached in an inclined manner relative to the arm about a second axis; and

a coupling operatively connected between the base and the arm;

whereby the first and second axes provide independently adjustable pivoting of the skateboard truck in two dimensions.





- 9. (Once amended) The skateboard truck of claim 8, wherein the base comprises an inclined bearing surface of the first pivot axis relative to the skateboard deck.
- 10. (Once amended) The skateboard truck of claim 9, wherein the hearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.
  - 11. (Once amended) The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

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- 12. (Once amended) The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle ranging, from about 130° to about 160°.
- 13. (Once amended) The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 14. (Once amended) The skateboard truck of claim 13, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a potion of the linkage and a plate, with a threaded aperture on the plate for compressing the spring between the link age and the plate to spring-load the linkage as the bolt further engages the aperture.



#### TRUCK FOR SKATEBOARDS

#### FIELD OF THE INVENTION

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5 The present invention is directed to an improved truck for a skateboard, all-terrain board or scooter, and more particularly to a truck having two independently spring-loaded pivoting members.

## BACKGROUND OF THE INVENTION

Conventional skateboards utilize steering mechanisms known as trucks. Typically a truck is mounted near each end of the skateboard, and includes a pair of wheels at each end of its axles. The trucks provide some steering response, whereby when a skateboarder shifts weight laterally across the board the axle twists, causing the hoard to turn. The trucks also serve, by means of a suspension system, commonly urethane bushings, to resiliently resist the skater's lateral tilt of the duck, thus stabilizing the board, and returning it to its normal position when the turn is completed. This lateral stability is crucial for both distance riding and aerial tricks where a firm platform is desired. Current tucks must sacrifice their ability to turn for lateral stability, thus becoming stiff and unresponsive when tightened sufficiently. Conversely, loosening the trucks so the board can turn easily makes it dangerously wobbly, especially at higher speeds. Furthermore, even in optimal conditions, the rate oft urn provided by conventional trucks is very little.

Previous attempts have been made to design as truck with increased maneuverability. One method utilizes a truck having a trailing castor that provides the skateboard with a second axis of rotation is described in U.S. Patent No. 5,522,620 to Pracas.

In this prior art device, the truck comprises a conventional truck mounted to a pivotal member. The pivotal member is coupled to the nose of the deck about a hearing member which rotates along a plane parallel to the direction of motion. A pair of stop members are shown that limit the pivotal movement between two extreme positions. Further, a locking member maybe engaged to stop any rotation, thus returning the truck to a conventional configuration.

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Although the '620 device provides a second pivot, the lateral plane of pivotal rotation merely provides the front of the skateboard with a side to side movement. Because the axis of rotation is parallel to the direction of motion, lateral weight slit fling does riot bear' any leverage upon he pivotal member when the arm is near the center of its range. Further when the pivotal member rotates towards its extreme positions, the skaters' lateral weight imposes exponentially more leverage upon the member causing overturning and loss of control. Additionally, the '620 device tines not regulate the torsional movement of the trailing castor. A strong bias to center is desired when performing aerial tricks so as to provide a predictable and stable landing. Further, regulating the rotational movement by a spring system is also important to stabilize the truck at high speeds.

Accordingly, a need exists for an improved truck that provides the user with more control over the torsional movement of the pivoting member and being adjustable for users of varying needs.

#### 15 SUMMARY OF THE INVENTION

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The present invention provides an improved skateboard truck which pivots about two axes and provides a combination of adjustable lateral stability and enhanced turning abilities. Generally speaking, a tuck according to this invention comprises an axle having a pair of wheels mounted al opposite ends thereof. A shall extends through the center of the axle and is secured thereto on the side of the axle distal from the point of securing the truck to a skateboard. The truck further includes a resilient bushing circumferentially mounted on the shall on the side of the axle proximal to the point of securing the truck to the skateboard for providing a first pivot axis about the axle, and a swivel connected to the axle and adapted to be pivotally attached to the underside of the skateboard about a second pivot axis. The swivel and the bushing are ganged together to provide pivoting of a skateboard in two dimensions.

In a presently preferred embodiment of the invention the skateboard truck includes a base attachable to the underside of a skateboard and an arm carried by the base and rotatable relative to the base about a first axis. An axle having a pair of wheels



mounted at opposite ends thereof is carried by the arm and the axle is rotatable relative to the arm about a second axis. A spring-loaded linkage is operatively connected between the base and the arm for limiting the rotational motion of the arm and biasing the arm towards a rest position aligned with the skateboard's direction of movement.

The improved skateboard truck is preferably attached to the front of the skateboard, while a conventional truck is fastened to the rear. Because of the improved capabilities of the present invention the skateboarder is able to propel the skateboard by shifting the nose of the skateboard from side-to-side, lumber, the present invention enables the rider to smoothly navigate the front of the skateboard to-and-fro and complete sharp turns at a rider controlled rate. As such, the skateboard closely simulates the dynamics of a surfboard on the water.

#### **DESCRIPTION OF THE DRAWINGS**

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These and other features and advantages of the present invention will be better understood by reference to the following detailed description when considered in conjunction with the accompanying drawings wherein:

Figure 1 is an exploded perspective view of the skateboard tuck of the present invention;

Figure 2 is a cross-sectional side view of the base plate of the truck in Figure 1; Figure 3 is a bottom view of the base plate in Figure 2;

Figure 4 is a cross-sectional side view of the pivoting member of the truck in Figure 1;

Figure 5 is a cross-sectional side view of the assembled tuck in Figure 1;

Figure 6A is a top view of the truck in Figure 1 mounted onto a skateboard, the view showing the arcing, lateral movement of the nose of the skateboard as it moves lo-and fro;

Figures 6B and 6C arc perspective views of the of the truck in Figure 1 mounted



onto a skateboard, the vices showing the arcing; lateral movement of the nose of the skateboard as it moves to-and-fro;

Figures 7A and 7B arc simplified schematic views of the path of motion of a conventional skateboard;

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Figures 7C and 7D are simplified schematic views of the path of motion of the skateboard in Figure 6; and

Figure 8 is a side view of an alternative embodiment of the truck in Figure 1.

#### DETAILED DESCRIPTION OF THE INVENTION

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In a preferred embodiment of the invention, there is provided a skateboard truck 10 having, two independently spring-loaded pivoting; members. As shown in Figure 1, the truck 10 comprises a baseplate 12, a pivoting member 14, and a hanger 16.

Referring to Figure 1, the baseplate 12 comprises a casting forming a base 20, a bearing platform) 26, and a housing 44. The baseplate can be of any suitable 12 construction and made of any suitable material. It a preferred embodiment, the baseplate 12 is cast in A356 prime aircraft grade aluminum trod heat treated to Rockwell T-6. In alternative embodiments the baseplate 12 may be cast or forged of any formable high strength metal or plastic. The base 20 is a substantially rectangular plate having a finite thickness, for example about 3/16 inches, a rear tapered portion 25, and plurality of apertures 22. The apertures 22 are suitably configured for mounting the baseplate 12 onto the underside of the skateboard platform.

Referring to Figures 2 and 3, the bearing platform 26 projects upward, and substantially oblique, from the one end of the base 20. The platform 26 comprises a circular body having at recess 32 formed on its underside by a circular periphery 42 having an inner surface 34. The recess 32 includes a pair of parallel and spaced apart ribs 40 which extend into the recess 32. As shown in Figure 2, the bearing platform 26 is defined by an upper surface 27, which runs parallel to a bearing plane 28. The bearing plane 28 is defined at an angle oblique to a lateral plane 24 of base 20, preferably at about



10" to about 25", more preferably at about 17°. The upper surface 27 comprises a central bore 30, defining a first axis 36, substantially perpendicular to the bearing plane 28, and a semicircular notch 38.

The housing 44 projects upward, and substantially perpendicular from the base 20, and is integral with the bearing platform 26. The housing 44 includes a plurality of sidewalls 48, 52, 54, and 56, and atop wall 49, forming a cavity 46 in the housing; 44 for retaining a spring system, as discussed in detail below. Sidewall 48 comprises a circular opening 58 for receiving a bolt.

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Referring to Figure 1, the <u>pivoting member 14</u> comprises a casting forming a cylindrical pedestal 60 having a unite thickness, and an elongated arm 62. The <u>pivoting member 14</u> can be of any suitable construction and made of any suitable material. To a preferred embodiment, the <u>pivoting member 14</u> is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments the <u>pivoting member 14</u> may be cast or forged of any formable high strength metal or plastic. Referring now to Figure 4, the pedestal 60 includes a circular notch 64 formed about its base portion, and an orifice, 66. A boss portion 70 supporting a link pin 72 extends downwardly from a base portion of the pedestal 60. Referring; back to Figure 1, the arm 62 extends upwardly from the base 60 and comprises at pair of gussets 73 and a cantilevered body 74 having at proximal end 65 and distal end 67. The gussets 73 are triangular in shape and disposed in parallel along the proximal end 65 of the body 74. The gussets 73 are integrally formed with the pedestal 60, forming a void 78 which defines a top surface 63 of the pedestal 60.

The body 74 is an arching structure extending from the gussets 73 at an acute angle 80 (see Figure 4) relative a lateral pedestal base plane 68, preferably at about a 17° angle. A lip 83 is formed along the top surface of the body 74, forming a bearing surface 87. A channel is formed adjacent to bearing surface 87, into which a plurality of stiffening ribs 95, extend. Referring to Figure 4, a groove 84 formed in the underside of the body 74 comprises a second series of stiffening ribs 86, which extend into the groove 84. The body 74 additionally includes a counterbore 92 defining a second axis 91

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inclined at all angle preferably about 03" relative to the pedestal base plane 68. Referring now to Figure 1, the body 74 further includes a blind hole 88 lined with a urethane cup 90. Referring back to Figure 4, the blind hole 88 defines a third axis 89 inclined at am angle preferably about 40° relative to the second axis 91.

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With reference to Figure 1, the hanger 16 comprises a casting forming a body portion 100 and end portions 102 extending outwardly from the body portion 100 in opposite directions. The hanger 16 can be of any suitable construction and made of any suitable material. In a preferred embodiment, the hanger 16 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments, the hanger 16 maybe cast or forged of any formable high strength metal or plastic. The end portions 102 include n pair of concave channels on their undersides. Axle rod 104 extending from end portions 102 carry the skateboard wheels mounted on threaded ends 106. The hanger 16 further includes a pivot pin 108 extending downwardly from a central region of the body portion 100. A platform 110 having a cut-out 109 and an eyelet 112, extends laterally from a central region of the body portion 100, opposite the pivot pin 108. As would be recognized by one skilled in the art, the construction of the hanger body can be modified as desired.

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Referring to Figures 1 and 5, the hanger 16 is preferably mounted onto the arm 62 by a kingpin 114 which passes through the eyelet 112 of the platform 110. When assembled, the king pin 114 extends through a first bushing 120 disposed between the platform 110 and the arm body 74. The king pin 114 further extends through a second bushing 122 and a flat washer 118 seated within the cut-out 109, disposed between a fastening nut 116 and a top surface of the platform 110. The king pin 114, nut 116, and washer 118 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the king pin 114, washer 118 and nut 116 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter. Referring to Figures 1 and 4, in a presently preferred embodiment, the first and second bushings 120 and 122 are urethane. The bolt head 124 of the king pin 114 is displaced on the underside 84 of the body 74, between the plurality of ribs 86, such that the kingpin 114 does not rotate as the nut 116 engages a threaded portion of flicking pin 114. The pivot pin 108



engages the pivot cup 90 within the aperture 88 to align the hanger 16 relative to the arm 62.

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The compliant properties of the bushings 120 and 122 allows the hanger 16 to pivot about a longitudinal axis 170 (see Figure 5) in conventional fashion, when a sufficient load is applied to an end portion 102 of the hanger 16. As such, the hanger 16 functions as a first resilient, or sprint, -loaded pivoting member. As will he recognized by one skilled in the art, the mounting of the hanger 16 to the arm 62 can be modified as desired. For example, a system using a pair of compression springs, as described in U.S. patent No. 5,263,725 to Gesmer et al., may be used instead of the urethane bushing system.

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The pivoting member 14 is preferably mounted onto the baseplate 12 is by a pivot bolt 130 which passes through the pedestal orifice 66 of the pivoting member 14. When assembled, the pivot bolt 130 extends through a nut 134, a bronze bushing 136, a pair of bearing plates 138, a first bearing 140, and a flat washer 142. The pivot bolt 130, nut 134, and washer 142 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the pivot bolt 130, nut 134, and washer 142 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter.

The pivoting member 14 is assembled onto the baseplate 12 such that the boss 70 engages the semicircular notch 38. The washer 142 and the first bearing 140, which is sandwiched between a pair of hearing plates 138, are displaced between the pivot bolt head 132 and the pedestal top surface 63. The first bearing 140 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the first bearing 140 is a steel needle thrust hearing having an outer diameter of about 7/8 inches and an inner diameter of about 1/2 inches. The bronze bushing 136 comprises an inner aperture suitable for receiving the pivot bolt 130 and is disposed within the aperture 66 to provide minimum friction between the pivoting member 14 and the pivot bolt 130. A bearing assembly comprising a second bearing 146 sandwiched between a pair of bearing washers 144, is disposed with the circular notch 64 in between the pedestal 60 and the an



upper surface 27. The nut 134 is disposed within the housing recess 32, between the pair of ribs 40, such that the nut 134 is confined and can not rotate as the nut 134 engages a threaded end portion of the pivot bolt 130.

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The second bearing 146 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the second bearing 146 is a steel needle thrust bearing having an outer diameter of about 2 3/16 inches and an inner diameter of about 1½ inches. The bearings 140 and 146 function to provide smooth rotation of the pivoting member 14. In alternative embodiments, other means may be used to provide minimal friction between the arm 62 and the base 12, such as ball hearings, oil impregnated bronze plain bearings, flexures (flexible structures), or the like.

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A spring system 50 retained within the housing 44 includes a link 152, a link bolt 154, a spring 158, and a not plate 156. The link 152 comprises a resilient metal formed in an L-shape, having a first portion 151 extending substantially perpendicular from a second portion 157 that is substantially canted at its distal end. The link 152 is preferably formed from a sheer of stainless steel, but may be of airy suitable material having similar material properties. The first portion 151 comprises a bolt opening 155 centrally displaced along the first portion 151. The second portion 157 comprises a link pin opening 153 along its canted distal end.

The spring system 50 is coupled to the housing 44 by passing the link bolt 154 through the circular and bolt openings 58 and 155. In a preferred embodiment, the link bolt 154 is Grade 8 steel having a diameter of about 5/6 inches. A threaded portion of the link bolt 154 engages a threaded hole 160 centrally located within the nut plate 156. The spring 158 is preferably a steel heavy-duty compression spring disposed between the nut plate 156 and the first portion 151 of the link 152.

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The spring system 50 is coupled to the <u>pivoting member 14</u> by engaging the link pin 72 with the link opening 153 on the canted end of the link 152. The spring system 50 functions to control the rotational movement of the <u>pivoting member 14</u>. The link 152 is spring-loaded to resist and control rotational movement of the <u>pivoting member 14</u>. By turning the link bolt 154 clockwise, tile threaded portion of the bolt 154 engages the out

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plate 156 and compresses the spring 158. The spring 158 then applies a spring load to the first portion 151 of the link 152, and further, stiffens the resilient movement or tension in the link 152. Thus, if the threaded portion the link bolt 154 is fully engaged with the nut plate 156, the tension in the link 152 will stiffen and the spring system 50 will constrain the <u>pivoting member 14</u> from rotational translation, thereby increasing the turning resistance likewise, as the threaded portion the link bolt 154 is disengaged from the nut plate 156, the <u>pivoting member 14</u> is increasingly free to rotate about the perimeter defined by the semicircular slot 38, as the spring system 50 would exert minimal spring load on the link pin 72, thereby loosening the turning resistance.

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The frictionless properties of the bearings 140 and 146 allow the <u>pivoting</u> member 14 to pivot about the first axis 36 in a plane oblique to the direction of movement when a sufficient side load is applied on the arm 62. The spring system 50 applies a spring-load on the, <u>pivoting member 14</u>, <u>limiting the rotational translation of the pivoting member 14</u>.

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spring system.

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In accordance with the preferred embodiments above, the hanger 16 functions as a first resilient or spring-loaded pivoting member. Similarly, the <u>pivoting member 14</u> functions as a second resilient or spring-loaded pivoting member. As would be recognized by one skilled in the art, the mounting of the <u>pivoting member 14</u> to the baseplate 12 and coupling the <u>pivoting member 14</u> to the spring system 50 can be

modified as desired. For example, a urethane bushing, leaf spring or extension spring

system wilt non-indexed centering properties may be used in place of the compression

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In operation, the present invention is ideal for turning; a skateboard at a parabolic rate. To perform this function, the improved truck 10 is provided at the front of the skateboard while a conventional truck is provided at the rear. An example of such a conventional truck is provided in U.S. Patent No. 3,945,655, the disclosure of which is incorporated herein by reference. The skateboard is navigated by a rider standing on its deck, by shifting his/her weight from side to side such that it moves in a forward direction. The rider can propel the skateboard forward without removing his/her feel from

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the deck. Figures 7C and 7D show the serpentine motion of the path of the front truck, which is depicted as 165, as it weaves over the: path of a conventional rear truck, depicted as 161. It is this difference in frequency between the two sinusoidal paths that is the basis for forward propulsion of the skateboard. In accordance with the present invention, the rear truck becomes a relative point from which the front truck may pivot, and such dynamics acts to poll the board forward, as will be described in further detail later.

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The improved maneuvering capabilities of a skateboard incorporating the truck 10 is accomplished by the dual pivoting characteristics of the truck 10. The resilient bushings 122 and 120 facilitate a first pivoting axis 170 inclined at approximately 30" to 60° relative to the plane of movement. The <u>pivoting member 14 provides a second</u> pivoting axis substantially oblique to the place of movement, and wherein the. Second pivoting axis is inclined relative the first pivot axis at an angle preferably at about 130° to about 160°, more preferably at 140". The dual pivoting truck 10 enables the nose of the skateboard to move in a side-to-side motion.

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Referring to Figures 7A, skateboards using a pair of "conventional" trucks 11 turn together at a constant rate along primary sinusoidal path 161. Both front and rear trucks pivot in one dimension symmetrically and in fixed relation, as shown in Figure 7B. A skateboard according to the preferred embodiments of the present invention, utilizes an improved front truck 10 in combination with a "conventional" rear truck 11. According to this embodiment, as shown in Figures 7C and 7D, the rear "conventional" truck 11 turns on the primary path 161, while simultaneously, the front tuck 10 turns on a secondary sinusoidal path 165. As such, the skateboard may trace a variable parabolic path. The front and rear trucks of the skateboard pivot asymmetrically, as the rear truck pivots in one dimension and the front truck pivots in two dimensions, in contrast to the fixed relation provided by a skateboard utilizing a pair of conventional trucks. The asymmetric properties of the improved skateboard enables the front and rear trucks to turn independently, allowing a skateboard rider to create a variable arc of turn with all

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wheels in contact with the ground, while propelling the skateboard forward.



The angled configuration of the bearing plane 29 (see Figure 5) defines the plane of movement of the nose of the skateboard to-and-fro as an arc illustrated in Figure 6A-C. The arcing lateral movement of the nose provides secondary torquing on the pivoting member 14, in addition to the torque created by weight shift, allowing the rider to turn the **Deleted:** pivot skateboard with minimal effort. Additionally, the arcing lateral movement of the nose enables the rider to "carve" the skateboard in a forward serpentine motion as the users twists or shifts his/her weight back acid forth, increasing the angle of the plane 28 increases the amount of secondary torque that the rider can apply to the pivoting member 14 by shifting his/her weight from one side to the other. As such, the truck of present invention is improved over trucks of the prior art, as it balances the combination of torque upon the arm 62 created by the lateral weight shifting of the user during the side-to-side Deleted: 14 movement of the skateboard, so that the two movements call work smoothly together. Without the angled bearing plane, lateral weight shift from the center position would bear too little, torque upon the rotation of the arm 62. Conversely, lateral weight shift created Deleted: 14 upon the arm 62 in a turning position bears too much torque. This imbalance causes Deleted: 14 jerkiness and loss of turning; control.

In use, the truck 10 is attached to the skateboard platform such that the arm 62 of the pivoting member 14 extends rearward. This configuration causes the truck 10 to restore the truck wheels to their center position as the skateboard propels forward. Analogous to a shopping cart, where the wheels are behind the pivot point, the forward movement of the skateboard tends to align the pivoting member 14 with the direction of movement. Thus, the pivoting member 14 acts to automatically center, or self correct itself, providing stability to the tuck 10 as the skateboard travels at higher speeds.

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Referring to Figure 5, the spring system 50 functions to provide the truck 10 with additional self-centering capabilities. The spring-loaded link 152 constantly acts upon the link pin 72 to return the truck 10 to its center position. As such, the, spring system 50 creates a "non-indexing" center. In other words, the user can push the front of the board from one side to another smoothly past the truck's center position, mimicking the non-biased dynamics of a surfboard. Additionally, the spring system 50 creates a resistance against the arm 62 that correlates to the resistance against the hanger provided by the

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urethane bushings 120 and 122.

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Furthermore, a rider performing an aerial trick, such as all Ollie, can return the board back to the ground confidently, as the spring system 50 returns the truck 10 firmly back to a conventional orientation upon landing of the board. Thus, the present invention further overcomes the inherent problems of pivoting tricks of the prior art.

A user may adjust the amount of "freedom" of pivotal resistance of the truck 11 via the link bolt 154. By tightening or loosening the link bolt 154, the user can vary the tension of the spring 158 on the link 152, which in turn, limits the rotational movement of the <u>pivoting member 14</u>. Thus, a beginner can fully engage the link bolt 154, such that the skateboard becomes very stable. A more advanced rider, can loosen the link bolt 154 to provide more pivotal freedom and increased maneuvering. For example, the present invention enables an advanced rider to complete a sharp U-turn on a sidewalk of conventional dimensions.

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In alternative embodiments, the base plate of the truck can be altered to any suitable size or shape. An example of a modified embodiment is shown in Figure 8. In other embodiments, the <u>pivoting member 14</u> and hanger 16 may be integrated into a single piece. In this embodiment, the integrated <u>pivoting member 14</u> may include an axle resiliently mounted about all extended portion of the <u>pivoting member 14</u> such that the axle may pivot relative to the <u>pivoting member 14</u>.

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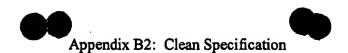
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The preceding description has been presented with reference to presently preferred embodiments of the invention. Workers skilled in the art and technology to which this invention pertains will appreciate that alterations and changes in the described structure may be practiced without meaningfully departing from the principal, spirit and scope of this invention.

Accordingly, the foregoing description should not be read as pertaining only to the precise structures described and illustrated in the accompanying drawings, but rather should be read consistent with and as support to the following claims which are to have their fullest and fair scope.



#### TRUCK FOR SKATEBOARDS

#### FIELD OF THE INVENTION

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The present invention is directed to an improved truck for a skateboard, all-terrain board or scooter, and more particularly to a truck having two independently spring-loaded pivoting members.

#### **BACKGROUND OF THE INVENTION**

Conventional skateboards utilize steering mechanisms known as trucks. Typically a truck is mounted near each end of the skateboard, and includes a pair of wheels at each end of its axles. The trucks provide some steering response, whereby when a skateboarder shifts weight laterally across the board the axle twists, causing the hoard to turn. The trucks also serve, by means of a suspension system, commonly urethane bushings, to resiliently resist the skater's lateral tilt of the duck, thus stabilizing the board, and returning it to its normal position when the turn is completed. This lateral stability is crucial for both distance riding and aerial tricks where a firm platform is desired. Current tucks must sacrifice their ability to turn for lateral stability, thus becoming stiff and unresponsive when tightened sufficiently. Conversely, loosening the trucks so the board can turn easily makes it dangerously wobbly, especially at higher speeds. Furthermore, even in optimal conditions, the rate oft urn provided by conventional trucks is very little.

Previous attempts have been made to design as truck with increased maneuverability. One method utilizes a truck having a trailing castor that provides the skateboard with a second axis of rotation is described in U.S. Patent No. 5.522,620 to Pracas.

In this prior art device, the truck comprises a conventional truck mounted to a pivotal member. The pivotal member is coupled to the nose of the deck about a hearing member which rotates along a plane parallel to the direction of motion. A pair of stop members are shown that limit the pivotal movement between two extreme positions. Further, a locking member maybe engaged to stop any rotation, thus returning the truck to a conventional configuration.

Although the '620 device provides a second pivot, the lateral plane of pivotal rotation merely provides the front of the skateboard with a side to side movement. Because the axis of rotation is parallel to the direction of motion, lateral weight slit fling does riot bear' any leverage upon he pivotal member when the arm is near the center of its range. Further when the pivotal member rotates towards its extreme positions, the skaters' lateral weight imposes exponentially more leverage upon the member causing overturning and loss of control. Additionally, the '620 device tines not regulate the torsional movement of the trailing castor. A strong bias to center is desired when performing aerial tricks so as to provide a predictable and stable landing. Further, regulating the rotational movement by a spring system is also important to stabilize the truck at high speeds.

Accordingly, a need exists for an improved truck that provides the user with more control over the torsional movement of the pivoting member and being adjustable for users of varying needs.

#### 15 SUMMARY OF THE INVENTION

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The present invention provides an improved skateboard truck which pivots about two axes and provides a combination of adjustable lateral stability and enhanced turning abilities. Generally speaking, a tuck according to this invention comprises an axle having a pair of wheels mounted al opposite ends thereof. A shall extends through the center of the axle and is secured thereto on the side of the axle distal from the point of securing the truck to a skateboard. The truck further includes a resilient bushing circumferentially mounted on the shall on the side of the axle proximal to the point of securing the truck to the skateboard for providing a first pivot axis about the axle, and a swivel connected to the axle and adapted to be pivotally attached to the underside of the skateboard about a second pivot axis. The swivel and the bushing are ganged together to provide pivoting of a skateboard in two dimensions.

In a presently preferred embodiment of the invention the skateboard truck includes a base attachable to the underside of a skateboard and an arm carried by the base and rotatable relative to the base about a first axis. An axle having a pair of wheels



mounted at opposite ends thereof is carried by the arm and the axle is rotatable relative to the arm about a second axis. A spring-loaded linkage is operatively connected between the base and the arm for limiting the rotational motion of the arm and biasing the arm towards a rest position aligned with the skateboard's direction of movement.

The improved skateboard truck is preferably attached to the front of the skateboard, while a conventional truck is fastened to the rear. Because of the improved capabilities of the present invention the skateboarder is able to propel the skateboard by shifting the nose of the skateboard from side-to-side, lumber, the present invention enables the rider to smoothly navigate the front of the skateboard to-and-fro and complete sharp turns at a rider controlled rate. As such, the skateboard closely simulates the dynamics of a surfboard on the water.

#### **DESCRIPTION OF THE DRAWINGS**

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These and other features and advantages of the present invention will be better understood by reference to the following detailed description when considered in conjunction with the accompanying drawings wherein:

Figure 1 is an exploded perspective view of the skateboard t<sup>r</sup>uck of the present invention;

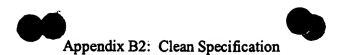
Figure 2 is a cross-sectional side view of the base plate of the truck in Figure 1; Figure 3 is a bottom view of the base plate in Figure 2;

Figure 4 is a cross-sectional side view of the pivoting member of the truck in Figure 1;

Figure 5 is a cross-sectional side view of the assembled tuck in Figure 1;

Figure 6A is a top view of the truck in Figure 1 mounted onto a skateboard, the view showing the arcing, lateral movement of the nose of the skateboard as it moves lo-and fro;

Figures 6B and 6C arc perspective views of the of the truck in Figure 1 mounted



onto a skateboard, the vices showing the arcing; lateral movement of the nose of the skateboard as it moves to-and-fro;

Figures 7A and 7B arc simplified schematic views of the path of motion of a conventional skateboard;

Figures 7C and 7D are simplified schematic views of the path of motion of the skateboard in Figure 6; and

Figure 8 is a side view of an alternative embodiment of the truck in Figure 1.

#### DETAILED DESCRIPTION OF THE INVENTION

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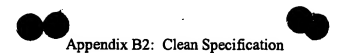
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In a preferred embodiment of the invention, there is provided a skateboard truck 10 having, two independently spring-loaded pivoting; members. As shown in Figure 1, the truck 10 comprises a baseplate 12, a pivoting member 14, and a hanger 16.

Referring to Figure 1, the baseplate 12 comprises a casting forming a base 20, a bearing platform) 26, and a housing 44. The baseplate can be of any suitable 12 construction and made of any suitable material. ) it a preferred embodiment, the baseplate 12 is cast in A356 prime aircraft grade aluminum trod heat treated to Rockwell T-6. In alternative embodiments the baseplate 12 may be cast or forged of any formable high strength metal or plastic. The base 20 is a substantially rectangular plate having a finite thickness, for example about 3/16 inches, a rear tapered portion 25, and plurality of apertures 22. The apertures 22 are suitably configured for mounting the baseplate 12 onto the underside of the skateboard platform.

Referring to Figures 2 and 3, the bearing platform 26 projects upward, and substantially oblique, from the one end of the base 20. The platform 26 comprises a circular body having at recess 32 formed on its underside by a circular periphery 42 having an inner surface 34. The recess 32 includes a pair of parallel and spaced apart ribs 40 which extend into the recess 32. As shown in Figure 2, the bearing platform 26 is defined by an upper surface 27, which runs parallel to a bearing plane 28. The bearing plane 28 is defined at an angle oblique to a lateral plane 24 of base 20, preferably at about



10" to about 25", more preferably at about 17°. The upper surface 27 comprises a central bore 30, defining a first axis 36, substantially perpendicular to the bearing plane 28, and a semicircular notch 38.

The housing 44 projects upward, and substantially perpendicular from the base 20, and is integral with the bearing platform 26. The housing 44 includes a plurality of sidewalls 48, 52, 54, and 56, and atop wall 49, forming a cavity 46 in the housing; 44 for retaining a spring system, as discussed in detail below. Sidewall 48 comprises a circular opening 58 for receiving a bolt.

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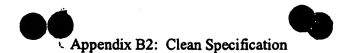
Referring to Figure 1, the pivoting member 14 c omprises a casting forming a cylindrical pedestal 60 having a unite thickness, and an elongated arm 62. The pivoting member 14 can be of any suitable construction and made of any suitable material. To a preferred embodiment, the pivoting member 14 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments the pivoting member 14 may be cast or forged of any formable high strength metal or plastic. Referring now to Figure 4, the pedestal 60 includes a circular notch 64 formed about its base portion, and an orifice, 66. A boss portion 70 supporting a link pin 72 extends downwardly from a base portion of the pedestal 60. Referring; back to Figure 1, the arm 62 extends upwardly from the base 60 and comprises at pair of gussets 73 and a cantilevered body 74 having at proximal end 65 and distal end 67. The gussets 73 are triangular in shape and disposed in parallel along the proximal end 65 of the body 74. The gussets 73 are integrally formed with the pedestal 60, forming a void 78 which defines a top surface 63 of the pedestal 60.

The body 74 is an arching structure extending from the gussets 73 at an acute angle 80 (see Figure 4) relative a lateral pedestal base plane 68, preferably at about a 17° angle. A lip 83 is formed along the top surface of the body 74, forming a bearing surface 87. A channel is formed adjacent to bearing surface 87, into which a plurality of stiffening ribs 95 extend. Referring to Figure 4, a groove 84 formed in the underside of the body 74 comprises a second series of stiffening ribs 86, which extend into the groove 84. The body 74 additionally includes a counterbore 92 defining a second axis 91

inclined at all angle preferably about 03" relative to the pedestal base plane 68. Referring now to Figure 1, the body 74 further includes a blind hole 88 lined with a urethane cup 90. Referring back to Figure 4, the blind hole 88 defines a third axis 89 inclined at am angle preferably about 40° relative to the second axis 91.

With reference to Figure 1, the hanger 16 comprises a casting forming a body portion 100 and end portions 102 extending outwardly from the body portion 100 in opposite directions. The hanger 16 can be of any suitable construction and made of any suitable material. In a preferred embodiment, the hanger 16 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments, the hanger 16 maybe cast or forged of any formable high strength metal or plastic. The end portions 102 include n pair of concave channels on their undersides. Axle rod 104 extending from end portions 102 carry the skateboard wheels mounted on threaded ends 106. The hanger 16 further includes a pivot pin 108 extending downwardly from a central region of the body portion 100. A platform 110 having a cut-out 109 and an eyelet 112, extends laterally from a central region of the body portion 100, opposite the pivot pin 108. As would be recognized by one skilled in the art, the construction of the hanger body can be modified as desired.

Referring to Figures 1 and 5, the hanger 16 is preferably mounted onto the arm 62 by a kingpin 114 which passes through the eyelet 112 of the platform 110. When assembled, the king pin 114 extends through a first bushing 120 disposed between the platform 110 and the arm body 74. The king pin 114 further extends through a second bushing 122 and a flat washer 118 seated within the cut-out 109, disposed between a fastening nut 116 and a top surface of the platform 110. The king pin 114, nut 116, and washer 118 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the king pin 114, washer 118 and nut 116 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter. Referring to Figures 1 and 4, in a presently preferred embodiment, the first and second bushings 120 and 122 are urethane. The bolt head 124 of the king pin 114 is displaced on the underside 84 of the body 74, between the plurality of ribs 86, such that the kingpin 114 does not rotate as the nut 116 engages a threaded portion of flicking pin 114. The pivot pin 108



engages the pivot cup 90 within the aperture 88 to align the hanger 16 relative to the arm 62.

The compliant properties of the bushings 120 and 122 allows the hanger 16 to pivot about a longitudinal axis 170 (see Figure 5) in conventional fashion, when a sufficient load is applied to an end portion 102 of the hanger 16. As such, the hanger 16 functions as a first resilient, or sprint, -loaded pivoting member. As will he recognized by one skilled in the art, the mounting of the hanger 16 to the arm 62 can be modified as desired. For example, a system using a pair of compression springs, as described in U.S. patent No. 5,263,725 to Gesmer et al., may be used instead of the urethane bushing system.

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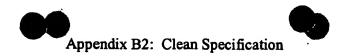
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The pivoting member 14 is preferably mounted onto the baseplate 12 is by a pivot bolt 130 which passes through the pedestal orifice 66 of the pivoting member 14. When assembled, the pivot bolt 130 extends through a nut 134, a bronze bushing 136, a pair of bearing plates 138, a first bearing 140, and a flat washer 142. The pivot bolt 130, nut 134, and washer 142 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the pivot bolt 130, nut 134, and washer 142 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter.

The pivoting member 14 is assembled onto the baseplate 12 such that the boss 70 engages the semicircular notch 38. The washer 142 and the first bearing 140, which is sandwiched between a pair of hearing plates 138, are displaced between the pivot bolt head 132 and the pedestal top surface 63. The first bearing 140 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the first bearing 140 is a steel needle thrust hearing having an outer diameter of about 7/8 inches and an inner diameter of about 1/2 inches. The bronze bushing 136 comprises an inner aperture suitable for receiving the pivot bolt 130 and is disposed within the aperture 66 to provide minimum friction between the pivoting member 14 and the pivot bolt 130. A bearing assembly comprising a second bearing 146 sandwiched between a pair of bearing washers 144, is disposed with the circular notch 64 in between the pedestal 60 and the an



upper surface 27. The nut 134 is disposed within the housing recess 32, between the pair of ribs 40, such that the nut 134 is confined and can not rotate as the nut 134 engages a threaded end portion of the pivot bolt 130.

The second bearing 146 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the second bearing 146 is a steel needle thrust bearing having an outer diameter of about 2 3/16 inches and an inner diameter of about 1½ inches. The bearings 140 and 146 function to provide smooth rotation of the pivoting member 14. In alternative embodiments, other means may be used to provide minimal friction between the arm 62 and the base 12, such as ball hearings, oil impregnated bronze plain bearings, flexures (flexible structures), or the like.

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A spring system 50 retained within the housing 44 includes a link 152, a link bolt 154, a spring 158, and a not plate 156. The link 152 comprises a resilient metal formed in an L-shape, having a first portion 151 extending substantially perpendicular from a second portion 157 that is substantially canted at its distal end. The link 152 is preferably formed from a sheer of stainless steel, but may be of airy suitable material having similar material properties. The first portion 151 comprises a bolt opening 155 centrally displaced along the first portion 151. The second portion 157 comprises a link pin opening 153 along its canted distal end.

The spring system 50 is coupled to the housing 44 by passing the link bolt 154 through the circular and bolt openings 58 and 155. In a preferred embodiment, the link bolt 154 is Grade 8 steel having a diameter of about 5/6 inches. A threaded portion of the link bolt 154 engages a threaded hole 160 centrally located within the nut plate 156. The spring 158 is preferably a steel heavy-duty compression spring disposed between the nut plate 156 and the first portion 151 of the link 152.

The spring system 50 is coupled to the pivoting member 14 by engaging the link pin 72 with the link opening 153 on the canted end of the link 152. The spring system 50 functions to control the rotational movement of the pivoting member 14. The link 152 is spring-loaded to resist and control rotational movement of the pivoting member 14. By turning the link bolt 154 clockwise, tile threaded portion of the bolt 154 engages the out



plate 156 and compresses the spring 158. The spring 158 then applies a spring load to the first portion 151 of the link 152, and further, stiffens the resilient movement or tension in the link 152. Thus, if the threaded portion the link bolt 154 is fully engaged with the nut plate 156, the tension in the link 152 will stiffen and the spring system 50 will constrain the pivoting member 14 from rotational translation, thereby increasing the turning resistance likewise, as the threaded portion the link bolt 154 is disengaged from the nut plate 156, the pivoting member 14 is increasingly free to rotate about the perimeter defined by the semicircular slot 38, as the spring system 50 would exert minimal spring load on the link pin 72, thereby loosening the turning resistance.

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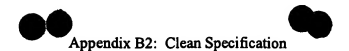
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The frictionless properties of the bearings 140 and 146 allow the pivoting member 14 to pivot about the first axis 36 in a plane oblique to the direction of movement when a sufficient side load is applied on the arm 62. The spring system 50 applies a spring-load on the, pivoting member 14, limiting the rotational translation of the pivoting member 14.

In accordance with the preferred embodiments above, the hanger 16 functions as a first resilient or spring-loaded pivoting member. Similarly, the pivoting member 14 functions as a second resilient or spring-loaded pivoting member. As would be recognized by one skilled in the art, the mounting of the pivoting member 14 to the baseplate 12 and coupling the pivoting member 14 to the spring system 50 can be modified as desired. For example, a urethane bushing, leaf spring or extension spring system wilt non-indexed centering properties may be used in place of the compression spring system.

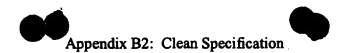
In operation, the present invention is ideal for turning; a skateboard at a parabolic rate. To perform this function, the improved truck 10 is provided at the front of the skateboard while a conventional truck is provided at the rear. An example of such a conventional truck is provided in U.S. Patent No. 3,945,655, the disclosure of which is incorporated herein by reference. The skateboard is navigated by a rider standing on its deck, by shifting his/her weight from side to side such that it moves in a forward direction. The rider can propel the skateboard forward without removing his/her feel from



the deck. Figures 7C and 7D show the serpentine motion of the path of the front truck, which is depicted as 165, as it weaves over the: path of a conventional rear truck, depicted as 161. It is this difference in frequency between the two sinusoidal paths that is the basis for forward propulsion of the skateboard. In accordance with the present invention, the rear truck becomes a relative point from which the front truck may pivot, and such dynamics acts to poll the board forward, as will be described in further detail later.

The improved maneuvering capabilities of a skateboard incorporating the truck 10 is accomplished by the dual pivoting characteristics of the truck 10. The resilient bushings 122 and 120 facilitate a first pivoting axis 170 inclined at approximately 30" to 60° relative to the plane of movement. The pivoting member 14 provides a second pivoting axis substantially oblique to the place of movement, and wherein the. Second pivoting axis is inclined relative the first pivot axis at an angle preferably at about 130° to about 160°, more preferably at 140". The dual pivoting truck 10 enables the nose of the skateboard to move in a side-to-side motion.

Referring to Figures 7A, skateboards using a pair of "conventional" trucks 11 turn together at a constant rate along primary sinusoidal path 161. Both front and rear trucks pivot in one dimension symmetrically and in fixed relation, as shown in Figure 7B. A skateboard according to the preferred embodiments of the present invention, utilizes an improved front truck 10 in combination with a "conventional" rear truck 11. According to this embodiment, as shown in Figures 7C and 7D, the rear "conventional" truck 11 turns on the primary path 161, while simultaneously, the front tuck 10 turns on a secondary sinusoidal path 165. As such, the skateboard may trace a variable parabolic path. The front and rear trucks of the skateboard pivot asymmetrically, as the rear truck pivots in one dimension and the front truck pivots in two dimensions, in contrast to the fixed relation provided by a skateboard utilizing a pair of conventional trucks. The asymmetric properties of the improved skateboard enables the front and rear trucks to turn independently, allowing a skateboard rider to create a variable arc of turn with all wheels in contact with the ground, while propelling the skateboard forward.



The angled configuration of the bearing plane 29 (see Figure 5) defines the plane of movement of the nose of the skateboard to-and-fro as an arc illustrated in Figure 6A-C. The arcing lateral movement of the nose provides secondary torquing on the pivoting member 14, in addition to the torque created by weight shift, allowing the rider to turn the skateboard with minimal effort. Additionally, the arcing lateral movement of the nose enables the rider to "carve" the skateboard in a forward serpentine motion as the users twists or shifts his/her weight back acid forth, increasing the angle of the plane 28 increases the amount of secondary torque that the rider can apply to the pivoting member 14 by shifting his/her weight from one side to the other. As such, the truck of present invention is improved over trucks of the prior art, as it balances the combination of torque upon the arm 62 created by the lateral weight shifting of the user during the side-to-side movement of the skateboard, so that the two movements call work smoothly together. Without the angled bearing plane, lateral weight shift from the center position would bear too little, torque upon the rotation of the arm 62. Conversely, lateral weight shift created upon the arm 62 in a turning position bears too much torque. This imbalance causes jerkiness and loss of turning; control.

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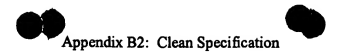
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In use, the truck 10 is attached to the skateboard platform such that the arm 62 of the pivoting member 14 extends rearward. This configuration causes the truck 10 to restore the truck wheels to their center position as the skateboard propels forward. Analogous to a shopping cart, where the wheels are behind the pivot point, the forward movement of the skateboard tends to align the pivoting member 14 with the direction of movement. Thus, the pivoting member 14 acts to automatically center, or self correct itself, providing stability to the tuck 10 as the skateboard travels at higher speeds.

Referring to Figure 5, the spring system 50 functions to provide the truck 10 with additional self-centering capabilities. The spring-loaded link 152 constantly acts upon the link pin 72 to return the truck 10 to its center position. As such, the, spring system 50 creates a "non-indexing" center. In other words, the user can push the front of the board from one side to another smoothly past the truck's center position, mimicking the non-biased dynamics of a surfboard. Additionally, the spring system 50 creates a resistance against the arm 62 that correlates to the resistance against the hanger provided by the



urethane bushings 120 and 122.

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Furthermore, a rider performing an aerial trick, such as all Ollie, can return the board back to the ground confidently, as the spring system 50 returns the truck 10 firmly back to a conventional orientation upon landing of the board. Thus, the present invention further overcomes the inherent problems of pivoting tricks of the prior art.

A user may adjust the amount of "freedom" of pivotal resistance of the truck 11 via the link bolt 154. By tightening or loosening the link bolt 154, the user can vary the tension of the spring 158 on the link 152, which in turn, limits the rotational movement of the pivoting member 14. Thus, a beginner can fully engage the link bolt 154, such that the skateboard becomes very stable. A more advanced rider, can loosen the link bolt 154 to provide more pivotal freedom and increased maneuvering. For example, the present invention enables an advanced rider to complete a sharp U-turn on a sidewalk of conventional dimensions.

In alternative embodiments, the base plate of the truck can be altered to any suitable size or shape. An example of a modified embodiment is shown in Figure 8. In other embodiments, the pivoting member 14 and hanger 16 may be integrated into a single piece. In this embodiment, the integrated pivoting member 14 may include an axle resiliently mounted about all extended portion of the pivoting member 14 such that the axle may pivot relative to the pivoting member 14.

The preceding description has been presented with reference to presently preferred embodiments of the invention. Workers skilled in the art and technology to which this invention pertains will appreciate that alterations and changes in the described structure may be practiced without meaningfully departing from the principal, spirit and scope of this invention.

Accordingly, the foregoing description should not be read as pertaining only to the precise structures described and illustrated in the accompanying drawings, but rather should be read consistent with and as support to the following claims which are to have their fullest and fair scope.





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# TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission 47

Application Number	09/801,536				
Filing Date	03/08/2001				
First Named Inventor	Straton				
Group Art Unit	3618				
Examiner Name	Mar				
	CSI001				

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		ENCLOSURES (check	k all that apply)		
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Incomplete Application  Response to	ig Parts/ tion Missing Parts R 1.52 or 1.53	post card payment by check	GROOF 300		
<u> </u>	SIGNATU	IRE OF APPLICANT, ATTORNEY, OR	AGENT		
Firm or Individual name	Tope-McKay 8	& Associates			
Signature	$\sim$				
Date		11/30/2002			
CERTIFICATE OF MAILING					
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Typed or printed name	Cary Tope-N	lcKay			
Signature			11/30/2002		





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# **FEE TRANSMITTAL** for FY 2002

Patent fees are subject to annual revision.

**TOTAL AMOUNT OF PAYMENT** 

200.00 (\$)

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Co	omplete if Kr	iown .
Application Number	09/801,53	36
Filing Date		10/18/1999
First Named Inventor	Straton	RECEIVED
Examiner Name	Mar	DEC 1 2 2002
Group Art Unit		DEO 1 % FOOL
Attorney Docket No.	CSI001	OUD 060

METHOD OF PAYMENT	FEE CALCULATION (continued)					
The Commissioner is hereby authorized to charge	3. ADDITIONAL FEES					
indicated fees and credit any overpayments to:	Large Small					
Account Number	Entity Entity Fee	Fee Pald				
Deposit	Code (\$) Code (\$)	100.00				
Account Name	105 130 205 65 Surcharge - late filing fee or oath					
Charge Any Additional Fee Required Under 37 CFR 1.16 and 1.17	127 50 227 25 Surcharge - late provisional filing fee or cover sheet					
Applicant claims small entity status.	139 130 139 130 Non-English specification					
See 37 CFR 1.27	147 2,520 147 2,520 For filing a request for ex parte reexamination					
2. 2 Payment Enclosed:  Check Credit card Money Other	112 920° 112 920° Requesting publication of SIR prior to Examiner action					
Order Other	113 1,840° 113 1,840° Requesting publication of SIR after Examiner action					
FEE CALCULATION	115 110 215 55 Extension for reply within first month					
1. BASIC FILING FEE	116 400 216 200 Extension for reply within second month	200.00				
Large Entity Small Entity Fee Fee Fee Fee Description	117 920 217 460 Extension for reply within third month					
Code (\$) Code (\$) Fee Paid	118 1,440 218 720 Extension for reply within fourth month					
101 740 201 370 Utility filing fee	128 1,960 228 980 Extension for reply within fifth month					
106 330 206 165 Design filing fee	119 320 219 160 Notice of Appeal					
107 510 207 255 Plant filing fee	120 320 220 160 Filing a brief in support of an appeal					
108 740 208 370 Reissue filing fee	121 280 221 140 Request for oral hearing					
114 160 214 80 Provisional filing fee	138 1,510 138 1,510 Petition to institute a public use proceeding					
SUBTOTAL (1) (\$)	140 110 240 55 Petition to revive - unavoidable					
2. EXTRA CLAIM FEES	141 1,280 241 640 Petition to revive - unintentional					
Fee from Extra Claims below Fee Paid	142 1,280 242 640 Utility issue fee (or reissue)					
Total Claims -20** = X =	143 460 243 230 Design issue fee					
Independent - 3** = X = X	144 620 244 310 Plant issue fee					
Muttiple Dependent	122 130 122 130 Petitions to the Commissioner					
	123 50 123 50 Processing fee under 37 CFR 1.17(q)					
Large Entity Small Entity Fee Fee Fee Fee Pescription	126 180 126 180 Submission of Information Disclosure Stmt					
Code (\$) Code (\$) 103 18 203 9 Claims in excess of 20	581 40 581 40 Recording each patent assignment per property (times number of properties)					
102 84 202 42 Independent claims in excess of 3	146 740 246 370 Filing a submission after final rejection (37 CFR § 1.129(a))					
104 280 204 140 Multiple dependent claim, if not paid	149 740 249 370 For each additional invention to be					
109 84 209 42 ** Reissue Independent claims over original patent	examined (37 CFR § 1.129(b))					
110 18 210 9 ** Reissue claims in excess of 20 and over original patent	179 740 279 370 Request for Continued Examination (RCE)					
and over original parent	169 900 169 900 Request for expedited examination of a design application	{				
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SUBMITTED BY		Complete (if applicable)		
Name (Print/Type)	Cary Tope-McKay	Registration No. 41,350 (Attorney/Agent)	Telephone	310.589.8158
Signature			Date	11/30/2002

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Application Number	09/801,536	
Filing Date		10/18/1999
First Named Inventor	Straton	
Examiner Name	Mar	RECEIVEL
Group Art Unit		DEC 1-2-2002
Attorney Docket No.	CSI001	DEO 1 9 COOL

METHOD OF PAYMENT				F	EE CALCULATION (continue P	IP 36
1. The Commissioner is hereby authorized to charge	3. Al	DDIT	ION/			
indicated fees and credit any overpayments to:  Deposit Account		Large Entit		Sma Enti		
Number	Fee Code	Fee (\$)	Fee Code	Fee (\$)	Fee Description Fe	e Paid
Deposit Account Name	105	130	205	65	Surcharge - late filing fee or oath	·
Charge Any Additional Fee Required Under 37 CFR 1.16 and 1.17	127	50	227	25	Surcharge - late provisional filing fee or cover sheet	
Applicant claims small entity status.	139	130	139	130	Non-English specification	
See 37 CFR 1.27	147 2	2,520	147	2,520	For filing a request for ex parte reexamination	
2. Payment Enclosed: Check Credit card Money Order Other	112	920*	112	920°	Requesting publication of SIR prior to Examiner action	<u> </u>
FEE CALCULATION	113 1	1,840*	113	1,840	Requesting publication of SIR after Examiner action	
1. BASIC FILING FEE	115	110	215	55	Extension for reply within first month	<b> </b>
Large Entity Small Entity	116	400	216	200	Extension for reply within second month	200.00
Fee Fee Fee Fee Description Code (\$) Code (\$) Fee Paid	117	920	217	460	Extension for reply within third month	
101 740 201 370 Utility filing fee	118 1	,440	218	720	Extension for reply within fourth month	<b></b> ∤}
106 330 206 165 Design filing fee	128 1	,960	228 9	<b>380</b>	Extension for reply within fifth month	:
107 510 207 255 Plant filling fee	119	320	219	160	Notice of Appeal	
108 740 208 370 Reissue filing fee	120	320	220	160	Filing a brief in support of an appeal	
114 160 214 80 Provisional filing fee	121	280	221	140	Request for oral hearing	
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SUBTOTAL (1) (\$)	140	110	240	55	Petition to revive - unavoidable	
2. EXTRA CLAIM FEES Fee from	141 1	,280	241	640	Petition to revive - unintentional	
Extra Claims below Fee Paid	142 1	,280	242	640	Utility issue fee (or reissue)	]]
Total Claims20** = X = Independent	143	460	243	230	Design issue fee	
	144	620	244	310	Plant Issue fee	
Multiple Dependent	122	130	122	130	Petitions to the Commissioner	
1 <b>5</b> -44- <b>5</b> 44 <b>5</b> 44	123	50	123	50	Processing fee under 37 CFR 1.17(q)	
Large Entity Small Entity Fee Fee Fee Fee Description	126	180	126	180	Submission of Information Disclosure Stmt	
Code (\$) Code (\$) 103 18 203 9 Claims in excess of 20	581	40	581	40	Recording each patent assignment per property (times number of properties)	
102 84 202 42 Independent claims in excess of 3	146	740	246	370	Filing a submission after final rejection (37 CFR § 1.129(a))	
104 280 204 140 Multiple dependent claim, if not paid  109 84 209 42 ** Reissue independent claims	149	740	249	370	For each additional invention to be examined (37 CFR § 1.129(b))	
over original patent 110 18 210 9 ** Reissue claims in excess of 20	179	740	279	370	Request for Continued Examination (RCE)	
and over original patent	169	900	169	900	Request for expedited examination	
SUBTOTAL (2) (\$) Other fee (specify)						
**or number previously paid, if greater, For Reissues, see above	*Reduc	ced by	Basic	Filing	Fee Paid SUBTOTAL (3) (\$) 200	00
SUBMITTED BY Complete (If applicable)  Name (Print/Inch   Cary Tope-McKay   Registration No.   A1 350   Telephone   310 589 8158						
Name (Print/Type) Cary Tope-McKay Registration No. 41,350 Telephone 310.589.8158						
Signature					Date 11/30/2002	

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PTO/SB/22 (8-00)
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PETITION FOR EXTENSION OF 1	In re Application of		Docket CSIC	Number (Optional) 101		
	•					
	Application Number	09/801,536		Filed 3/8/2001		
·	For Truck for S	Skateboards				
	Group Art Unit	3618	Examiner	Mar, Michael Y.		
This is a request under the provisions of reply in the above identified application.	37 CFR 1.136(a) to	extend the period for	filing a			
The requested extension and appropriate (check time period desired):	non-small-entity fe	e are as follows				
One month (37 CFR 1.17(a)	(1))	•		\$		
X Two months (37 CFR 1.17(a	)(2))			\$ 400.00		
Three months (37 CFR 1.17)	(a)(3))			\$		
Four months (37 CFR 1.17(a	1)(4))			\$		
Five months (37 CFR 1.17(a	)(5))			\$		
Applicant claims small entity status	s. See 37 CFR 1.27.	Therefore, the fee at	mount sh	nown		
above is reduced by one-half, and the second A check in the amount of the fee is	_	\$_200.00				
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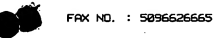
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FROM :





# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#15k

GROUP:

3618

5 EXAMINER:

MAR, MICHAEL Y.

IN RE APPLICATION OF:

**NEIL STRATTON** 

APPLICATION NO.:

09/801,536

10 FILED:

MARCH 8, 2001

TITLE:

TRUCK FOR SKATEBOARDS

United States Patent and Trademark Office

15 ATTN: Michael Y. Mar

**BOX RESPONSES** 

Washington, D.C. 20231

**FAX RECEIVED** 

DEC 2 6 2002

**GROUP 3600** 

OFFICIAL

Dear Examiner:

This communication is responsive to the office action dated July 22, 2002. The Applicant respectfully request that the Examiner enter the following amendments and consider the following remarks.



# AMENDMENTS AND REMARKS

#### In the Claims:

#### 35 U.S.C. 112

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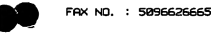
paragraph as indefinite for failing to particularly point out and distinctly claim the subject matter, which the applicant regards as his invention. The Applicant wishes to correct the particular indefiniteness issues noted by the Examiner and to enter several changes which aid in particularly pointing out and distinctly claiming the subject matter of the present invention. It is believed that these modifications do not add new matter to the description, but serve to clarify that which has been disclosed. Therefore, the Applicant respectfully requests that the Examiner enter the following amendments, which the Applicant believes will place the rejected claims in allowable form while also providing clarity to that which is claimed. The amendments to the claims are provided in Appendix A1: Marked Claims Showing Changes Made and Appendix A2: Clean Claims.

# With Regard to Claim 1

The Examiner stated that in Claim 1, there is a lack of antecedent basis for "the skateboard" in line 3, "the swivel" in line 9, and "the front end" in line 10. Claim 1 was also rejected because the recitation "in two degrees of freedom" is unclear as to its meaning. The Applicant notes that in the response to the election requirement dated May 2, 2002, Claim 1 was erroneously amended to change the word "bushing" to the word "sleeve." Therefore, the Applicant requests that the following amendments be made to Claim 1 in order to overcome the rejection under 35 U.S.C. 112 and to further clarify that which the Applicant claims:

- 1) In line 3, delete "a swivel member" and add "an arm";
- 25 2) In line 3, add "in an inclined manner" after the word "attached";
  - In line 3, delete the first occurrence of the word "the" and replace with the word "an":





- In line 3, delete the second occurrence of the word "the" and replace with the 4) word "a";
- In line 3, delete "having a pair of wheels mounted to opposite ends thereof"; 5)
- In line 3, delete the word "to" and replace with the word "with"; 6)
- In line 3, delete the word "about" and insert the words "deck having"; 5 7)
  - In line 4, after the word "skateboard" add the word "truck"; 8)
  - In line 5, delete the word "to" and replace with the word "with"; 9)
  - In line 6, delete "swivel member" and add "arm"; 10)
- In line 6, delete the second occurrence of the word "to" and replace with the 11) word "with"; 10
  - In line 7, delete "sleeve" and insert "bushing"; 12)
  - In line 8, after the word "skateboard" add the word "truck"; 13)
  - In line 8, delete "swivel member" and add "arm"; 14)
  - In line 8, delete "sleeve" and replace with the word "bushing"; 15)
- In line 9, insert "independently adjustable" after the word "provide"; 15 16)
  - In line 9, delete the phrases "front end of the" and "in two degrees of 17) freedom"; and
  - In line 9, add the words "truck about two axes of freedom" after "skateboard".

#### With Regard to Claim 2

- In accordance with the amendments to Claim 1, the Applicant requests that the 20 Examiner enter the following amendments to Claim 2:
  - In line 1, delete "swivel member" and add "arm"; 1)
  - In line 1, delete the word "to" and replace with the word "with"; . 2)
  - In line 2, delete "perpendicular to" and replace with "of"; and 3)



In line 3, add the words "relative to the skateboard deck" after the word

# With Regard to Claim 3

"axis".

4)

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The Examiner's rejection to Claim 3 is based on the recitation of "the skateboard's plane" which, as the Examiner notes, is vague and unclear since the plane has not previously been defined. As such, in accordance with the amendments to Claim 1, the Applicant requests that the Examiner please amend Claim 3 as follows:

In line 2, please delete "skateboard's plane" and replace with the words "skateboard deck".

# 10 With Regard to Claim 4

As in Claim 3, the Examiner rejected Claim 4 stating that "the skateboard's plane" is vague and unclear. Accordingly, the Applicant requests that the Examiner please enter the following amendment to overcome the rejection:

In line 2, please delete "skateboard's plane" and replace with the words "skateboard deck".

#### With Regard to Claim 5

The Applicant requests that the Examiner enter following amendment:

In line 1, insert the word "to" following the word "relative".

#### With Regard to Claim 6

- In accordance with the requested amendment to Claim 1, the Applicant requests that the Examiner amend Claim 6 as follows:
  - 1. In line 1, add a "," after the number 2;
  - 2. In line 2, delete the word "swivel member" and replace with the word "arm";

Page 4 of 13



3. In line 3, delete both occurrences of the word "swivel member" and replace with the word "arm".

#### With Regard to Claim 8

The Applicant requests that the following amendments be entered to Claim 8 in order to more particularly point out and distinctly claim the subject matter which the Applicant claims as the present invention:

- 1) In line 2, insert the word "deck" following the word "skateboard";
- 2) In line 3, delete "and rotatable" and add "wherein the arm is pivotally attached in an inclined manner";
- In line 4, delete the words "having a pair of wheels at opposite ends thereof" and add a "," after the first occurrence of the word "axle";
  - In line 5, delete "rotatable" and add "pivotally attached in an inclined manner":
  - 5) In line 7, before "pivoting" insert "independently adjustable"; and
- In line 7, delete "front end of the" and add "truck" after the word "skateboard".

#### With Regard to Claim 9

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The Examiner rejected Claim 9 noting that in line 2, the phrase "inclined bearing surface perpendicular to the second pivot axis" is incorrect because the inclined bearing surface is actually perpendicular to the first pivot axis. The Applicant requests that the claim be amended to correct this error to overcome the rejection. Therefore, please enter the following amendments:

- 1) Delete "first" and replace with "second" in line 2 of the claim;
- 2) Delete "perpendicular to" and replace with the word "of" in line 2; and
- 3) Add the words "relative to the skateboard deck" after the word "axis" in line.

# With Regard to Claim 10

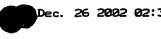
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In order to provide further consistency with the amendments to Claim 8, the Applicant requests that the Examiner enter the following amendment:

In line 2, please delete "skateboard's plane" and replace with "skateboard deck".

#### With Regard to Claim 11

As in Claim 10, please enter the following amendment to Claim 10:

In line 2, please delete the "skateboard 's plane" and replace with "skateboard deck".

#### 35 U.S.C. § 102(b)

The Examiner rejected Claims 1 and 8 under 35 U.S.C. 102(b) as being anticipated by Pracas 5,522,620. The rejection is based upon Pracas' disclosure of a skateboard truck comprising a swivel member 12 adapted to be attached to the underside of a skateboard by a pivot member 16 for pivotal movement about a first pivot axis, an axle 84 having a pair of wheels mounted at opposite ends of the axle, a support member 84 for attaching the axle to the swivel member, and a resilient sleeve circumferentially disposed about the support member.

In order to establish a prima facie case of anticipation, the Examiner must set forth an argument that provides: 1) a single reference; 2) that teaches or enables; 3) each of the claimed elements (as arranged in the claim); 4) either expressly or inherently; and 5) as interpreted by one of ordinary skill in the art. The invention disclosed by the Applicant possesses an arm 62 of a pivoting member 12 which is pivotally attached in an inclined manner to an underside of a skateboard. This inclination is an advantageous and novel feature of the present invention. Thus, in light of Amendment 2 to Claim 1 and Amendment 2 to Claim 8, as provided in the section entitled "Amendments and Remarks," the Applicant believes that the subject matter of the claims is novel, and respectfully requests that the Examiner withdraw the rejection of these claims under 35 U.S.C. §102(b) (see Appendix A1: Marked Claims Showing Changes Made and Appendix A2: Clean Claims for a detailed description of the amended claims). More

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particularly, in consideration of the amended claims, Pracas ('620) fails to teach or enable each of the claimed elements of the Applicant's invention; specifically, the inclination as taught by the Applicant. The Examiner has not presented any prior art that include or suggest an incline feature as presented in the present invention. Furthermore, the Applicant believes it improper to reject claims under 35 U.S.C. §103(a) on the basis of personal knowledge alone by implying a feature that is not supported by the prior art (see MPEP §2144.03 (8th ed., 2001). Thus, given the Examiner's rejection as discussed herein, the Applicant believes that the arguments and the amendments provided render the rejected claims allowable. The Applicant wishes to note that although the Examiner states that this feature is present or is well-known in the art, the Examiner has neither provided any reference as evidence of this assertion, and should this rejection be maintained, the Applicant wishes the Examiner to present a reasoned affidavit in this regard, as required by 37 CFR 1.104(d)(2).

#### 35 U.S.C. § 103(a)

# With Regard to Claims 2-5 and 9-12

The Examiner rejected Claims 2-5 and 9-12 under 35 U.S.C. 103(a) as being unpatentable over Pracas 5,522,620. The rejection is based on the Examiner's contention that at the time the present invention was made, it would have been obvious to one of ordinary skill in the art to provide the base with an inclined surface for mounting the swivel member thereto in order to enhance the centering effect of the truck assembly. In order to establish a prima facie case of obviousness under 35 U.S.C. 103, the Examiner must set forth arguments that provide (1) one or more references (2) that were available to the inventor and (3) that teach the invention in question as well as (4) a suggestion to combine or modify the references and (5) the combination or modification of which would appear to be sufficient to have made the claimed invention obvious to one of ordinary skill in the art. Further, "If the proposed modification would render the prior art invention being modified unsatisfactory for its intended purpose, then there is no

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suggestion or motivation to make the proposed modification." In re Gordon, 733 F.2d 900, 221 USPQ 1125 (Fed. Cir. 1984). Also, "If the proposed modification or combination of the prior art would change the principle of operation of the prior art invention being modified, then the teachings of the references are not sufficient to render the claims prima facie obvious." In re Ratti, 270 F.2d 810, 123 USPQ 349 (CCPA 1959).

The rejected claims disclose a pivoting member attached to the underside of the skateboard about a base having an inclined bearing surface of a first axis relative to a skateboard deck. The invention in Pracas ('620), fails to teach the use of any type of inclined surface, and the Examiner has not provided any additional art which does teach the use of such. The present invention's use of an inclined bearing surface, in fact, provides a wide array of advantages over the invention disclosed in Pracas ('620) that render the inclusion of the inclined bearing surface in the present invention a significant, non-obvious improvement over the prior art.

For example, the truck of Pracas ('620) comprises a conventional truck mounted on to a pivotal member 12. This pivotal member 12 is coupled to the nose of the deck 102 of the skateboard about a bearing member which rotates along a lateral plane parallel to the orientation of the skateboard's deck 102. A pair of stop members 79 limit the pivotal motion between two extreme positions (column 4, lines 45-47; 55-57). A locking member 46 is also used to stop the rotation and thereby return the truck of Pracas ('620) to the conventional configuration (column 3, lines 54-56).

The Examiner contends that the inclined surface 28 for mounting the arm 14 of the present invention thereto is for the purpose of enhancing "the centering effect of the truck assembly." However, the purpose of the inclined surface 28 in the Applicant's invention, in fact, makes the skateboard less centered. As a rider of a skateboard incorporating the inclined surface 28 stands and bears laterally upon the deck, the rider's weight is distributed over the center while further being dispersed downward to either side of the deck. This permits the skateboard to dip down and inward toward the center

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of a turn, thereby distributing the weight of the rider toward the inside of the turn. If the angle of the incline were reversed, it would provide enhanced centering, but the resulting motion would make the board difficult to turn and less controllable by the rider. Thus, the lack of an incline in the bearing surface in Pracas ('620), actually provides more centering effect than is offered by the present invention which, as noted, makes use of an inclined bearing surface 28 that does not provide for enhanced centering properties.

Additional advantages of the present invention over the prior art also exist. For instance, because the bearing member 16 of Pracas ('620) is parallel to the skateboard's deck, lateral weight shifts exert almost no leverage upon the pivotal member 12 when the member is near the center of its range of motion. Furthermore, when the pivotal member 12 rotates towards its extreme positions (defined by stop members 79), the skateboarder's lateral weight exponentially imposes more leverage on the pivotal member 12, which leads to potential over steering of the skateboard and loss of control. On the other hand, the Applicant's use of the inclined bearing surface 28 distributes the amount of torque on the pivoting member along the continuum between the extremities of its range. In addition, the inclined bearing surface 28 also serves to more evenly distribute the turning load between the arm 14 and the hanger 16. While these are great advantages in the present invention, Pracas ('620), as mentioned, does not require the use of an incline. This is because the support member 84, which is analogous to the Applicant's hanger 16, provides for sufficient lateral movement and for turning. This turning effect predisposes the pivotal member 12 to begin its rotation, even from the center position, compensating for the absence of any inclination in its bearing surface. Furthermore, the lateral weight shift as presented in Pracas ('620), creates too much torque upon the arm 62 of the pivoting member 14 and thus causes jerkiness and loss of control. The truck of the present invention, however is attached to the skateboard such that the arm 62 of the pivoting member 14 extends forward, restoring the wheels to a central position as the skateboard moves forward, thereby aligning the pivoting member 14 with the direction of movement. Therefore, as taught by the instant invention, the pivoting member 14 acts to self-correct or to automatically center itself, which inherently provides increased stability, especially as the skateboard travels at higher speeds.

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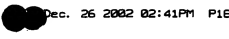
Thus, based on the aforementioned advantages and the lack of prior art to this effect, the Applicant respectfully disagrees with the Examiner's position that the use of an inclined bearing surface of the first pivot axis relative to the skateboard's deck would have been obvious to one skilled in the art at the time of the present invention, and requests that the rejection of Claims 2-5 and 9-12 be withdrawn.

#### With regard to Claims 6, 7, 13, and 14

In light of the arguments and amendments presented for Claims 1 and 8, Claims 6, 7, 13, and 14, which depend therefrom, are believed allowable. However, even without the above noted arguments and amendments, a careful review of Pracas ('620) and Boardman 565,718 reveals a combination of art which fails to teach or suggest the present invention. The system disclosed by Boardman ('718) makes use of a notched cam G' and a spring-loaded pin D. This system creates an indexed locking mechanism, without any effect in either direction of rotation past center. The adjustment feature simply controls how easily rotation can be wrested from the center locked position. The spring system 50 of the present invention, however, is designed to perform in the opposite manner in many ways. First, regarding the center indexing qualities, the spring system 50 taught by the Applicant connects the arm 14 to the base 12 via a link 152. The link connects to the arm 14 with a pivot pin 72. This pivoting union flows freely past center in either direction, while still creating a distinct preference for the arm 14 to dispose to center. Any indexed locking mechanism as in Boardman ('708) would interrupt the flow of the arm 14 of the present invention past center and create an uneven response in its movement, to the detriment of the skateboard's performance.

Second, the adjustment system of Boardman ('708) is simply a mechanism for controlling the pressure exerted by a pin to hold it in a notch in order to prevent rotation of the handlebars of a bike from a center position. Adjustment of the spring does not affect the motion of the handlebars when they are rotated such that the pin is not in the notch. The spring system 50 of the present invention, however, offers a control over rotational movement over its entire range. More particularly, the spring system 50 adjusts the turning resistance of the arm 14 by engaging or disengaging the nut plate 156

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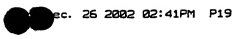


against the spring 158 by turning the spring adjustment bolt 154. Variation in this adjustment affects the tension along the entire range of the arm 14.

Third, Boardman ('718) does not teach any method for attenuating the extremities of rotational movement. The pin D, as disclosed in Boardman ('708), would simply slide along the circular surface of G on either side of G' without a stopping point. However with the spring system 50 of the present invention, rotation of the arm 14 brings to bear an exponentially increasing pressure on the spring 158 via the rotation of the link 152 towards the extremities of its movement. This movement becomes increasingly difficult and thereby creates a 'soft' stop once the force of the spring becomes greater than the rider can overcome. Thus, in the present invention, adjusting the tension on the spring 158 can effectively adjust the overall range of the arm, as it can be tightened substantially more than can be overcome by a skateboarder.

While all these distinguishing factors of the present invention are very advantageous, it is actually readily apparent why these advantages were overlooked in Pracas ('620). For instance, the trailing arm system provides for a castor effect, which 15 creates a natural centering when the board is in motion. Pracas ('620) states this in his first claim (lines 15-18) "... arranged so that the pivotal member is always oriented with the first end located rearwards of the connecting means when the vehicle is traveling in a forwards direction..." The faster one travels, the more this property is in effect. Additionally, because Pracas ('620) teaches the use of a non-inclined bearing surface, the 20 pivotal member 12 has a greater disposition to favor center than does the arm 14 of the present application, which while rotating on an inclined bearing surface tends to fall downward over center. Pracas ('620) chose instead to use a simple locking device 14. Therefore, Pracas ('620) would not have been as inclined to pursue further centering devices, and, as such, the invention in Boardman ('718), even in consideration of Pracas 25 ('620), is incapable of providing the present invention.

Thus, in light of the of the present invention's structural and functional dissimilarity to Boardman ('718) as discussed herein, combined with the aforementioned advantages over Pracas ('620), the Applicant respectfully submits that not only would it



be non-obvious to combine the centering mechanism of Boardman ('718) with the swivel member of Pracas ('620) to attain the present invention, it would be impossible and impractical, and that the combination would teach away both from the intended purposes of Pracas ('620) and Boardman ('718) and from the present invention. Therefore the Applicant respectfully requests that the rejection of Claims 6, 7, 13, and 14 under 35 U.S.C. 103(a) be withdrawn.

#### In the Specification

The Applicant has also modified the specification in various portions in a manner that the Applicant believes adds clarity to the description. It is believed that these modifications do not add new matter to the description, but serve simply to correct typographical and grammatical errors as well as to clarify what is disclosed. The amendments to the specification are provided in Appendix B1: Marked Specification Showing Changes Made and Appendix B2: Clean Specification.

#### In the Drawings

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Amendments to the drawings are provided in Appendix C1: Marked Drawings 15 Showing Changes Made and Appendix C2: Clean Drawings. The Applicant respectfully requests that the Examiner enter the amendments as shown in the appendices and described herein.

# With Regard to Figure 2

Figure 2 has been corrected to include a reference to a cavity 46 formed by the 20 plurality of side walls 48, 52, 54, and 56, and the top wall 49 for retaining the spring system 50 of the present invention as noted on page 4, lines 25-26 of the specification.

#### With Regard to Figure 4

Figure 4 has been amended to include a reference to the lip 83 and the channel 85 as provided in the first complete paragraph on page 5 of the specification. 25

#### With Regard to Figure 7



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The specification and figures erroneously referenced both the threaded hole and the path of a conventional rear truck as 160. Thus, in accordance with the above noted amendments to the specification, Figure 7 has been amended to references the path of a conventional rear truck with the number "161".

#### 5 Closing Remarks:

The Applicant respectfully submits, in light of the above amendments and remarks, that the application and all pending claims are now in allowable condition. The Applicant thus respectfully requests timely allowance of the application. In the event the Examiner wishes to discuss any aspect of this response, or believes that a conversation with either the Applicant or Applicant's representative would be beneficial, the Examiner is encouraged contact the undersigned at the telephone number indicated below.

Respectfully submitted,

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#### Appendix A1 warked Claims Showing Changes Made

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#### CLAIMS:

1. (Once amended) A skateboard truck comprising:

an arm adapted to be pivotally attached in an inclined manner with an underside of a skateboard deck having a first skateboard truck pivot axis;

an axle, the axle being coupled with the arm by a support member secured with the midpoint of the axle; and

a resilient <u>bushing circumferentially disposed</u> about the support member for providing a second skateboard <u>muck</u> pivot axis relative to the axle, the, <u>arm and bushing</u> being ganged together to provide <u>independently adjustable</u> pivoting of the skateboard truck apout two axes of freedom.

2. (Once amended) The skateboard truck of claim 1, wherein the arm is attached with the underside of the skateboard about a base having an inclined bearing surface of the first pivot axis relative to the skateboard deck.

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3. (Once amended) The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the <u>skateboard deck.</u>

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4. (Once amended) The skateboard truck of claim 3, wherein the second pivot axis is

20 inclined at an angle approximately 30° to approximately 60° relative to the skateboard

deck.

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5. (Once amended) The skateboard truck of claim 4, wherein the first pivot axis is inclined relative to the second pivot axis at an angle ranging from about 130° to about

#### Appendix Almiarked Claims Showing Changes Made

160°.

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6. (Once amended) The skateboard truck of claim 2, further comprising a springloaded linkage having adjustable tension operatively connected between the base and the arm for limiting rotational movement of the arm relative to the base and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.

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- 7. (Once amended) The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and to plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.
- 15 8. (Once amended) A skateboard truck comprising:

a base attachable to the underside of a skateboard deck;

an arm carried by the base wherein the arm is pivotally attached in an inclined manner relative to the base about a first axis;

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an axle, the axle being carried by the arm and pivotally attached in an inclined manner relative to the arm about a second axis; and

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a coupling operatively connected between the base and the arm;

whereby the first and second axes provide independently adjustable pivoting of the skateboard muck in two dimensions.

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# Appendix Al Marked Claims Showing Changes Made

9. (Once amended) The skateboard truck of claim 8, wherein the base comprises an inclined bearing surface of the first pivot axis relative to the skateboard deck.

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10. (Once amended) The skateboard truck of claim 9, wherein the hearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.

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11. (Once amended) The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

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- 12. (Once amended) The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle ranging, from about 130° to about 160°.
- 13. (Once amended) The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 14. (Once amended) The skateboard truck of claim 13, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a potion of the linkage and a plate, with a threaded sperture on the plate for compressing the spring between the link age and the plate to spring-load the linkage as the bolt further engages the aperture.

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Appendix Al Marked Claims Showing Changes Made

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# Appendix A2: Clean Claims

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CLAIMS:

1. (Once amended) A skateboard truck comprising:

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an arm adapted to be pivotally attached in an inclined manner with an underside of a skateboard deek having a first skateboard truck pivot axis;

an axle, the axle being coupled with the arm by a support member secured with the midpoint of the axle; and

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a resilient bushing circumferentially disposed about the support member for providing a second skateboard truck pivot axis relative to the axle, the arm and bushing being ganged together to provide independently adjustable pivoting of the skateboard truck anout two axes of freedom.

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2. (Once amended) The skateboard truck of claim 1, wherein the arm is attached with the underside of the skateboard about a base having an inclined bearing surface of the first pivot axis relative to the skateboard deck.

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- 3. (Once amended) The skateboard truck of claim 2, wherein the bearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.
- 4. (Once amended) The skateboard truck of claim 3, wherein the second pivot axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard deck.
  - 5. (Once amended) The skateboard truck of claim 4, wherein the first pivot axis is inclined relative to the second pivot axis at an angle ranging from about 130° to about



# Appendix A2: Clean Claims

160°.

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- 6. (Once amended) The skateboard truck of claim 2, further comprising a springloaded linkage having adjustable tension operatively connected between the base and the arm for limiting rotational movement of the arm relative to the base and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 7. (Once amended) The skateboard truck of claim 6, wherein the tension in the linkage is adjusted by engaging a threaded portion of a bolt that extends through a portion of the linkage and a compression spring disposed between a portion of the linkage and to plate, with a threaded aperture on the plate for compressing the spring between the linkage and the plate to spring-load the linkage as the bolt further engages the aperture.
- 15 8. (Once amended) A skateboard truck comprising:
  - a base attachable to the underside of a skateboard deck;

an arm carried by the base wherein the arm is pivotally attached in an inclined manner relative to the base about a first axis;

an axle, the axle being carried by the arm and pivotally attached in an inclined manner relative to the arm about a second axis; and

a coupling operatively connected between the base and the arm:

whereby the first and second axes provide independently adjustable pivoting of the skateboard truck in two dimensions.

# Appendix A2: Clean Claims



- 9. (Once amended) The skateboard truck of claim 8, wherein the base comprises an inclined bearing surface of the first pivot axis relative to the skateboard deck.
- 10. (Once amended) The skateboard truck of claim 9, wherein the hearing surface is inclined at an angle ranging from about 10° to about 25° relative to the skateboard deck.
  - 11. (Once amended) The skateboard truck of claim 10, wherein the first axis is inclined at an angle approximately 30° to approximately 60° relative to the skateboard's plane.

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- 12. (Once amended) The skateboard truck of claim 11, wherein the second axis is inclined relative the first pivot axis at an angle ranging, from about 130° to about 160°.
- 13. (Once amended) The skateboard truck of claim 8, wherein the coupling is a spring-loaded linkage having adjustable tension for limiting rotational movement of the arm relative the base, and biasing the arm towards a position aligned with the longitudinal axis of the skateboard.
- 14. (Once amended) The skateboard truck of claim 13, wherein the tension in the
  linkage is adjusted by engaging a threaded portion of a bolt that extends through a
  portion of the linkage and a compression spring disposed between a potion of the linkage
  and a plate, with a threaded aperture on the plate for compressing the spring between the
  link age and the plate to spring-load the linkage as the bolt further engages the aperture.

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Appendix B1: Marked Specification Showing Changes Made

### TRUCK FOR SKATEBOARDS

### FIELD OF THE INVENTION

The present invention is directed to an improved truck for a skateboard, all-terrain board 5 or scooter, and more particularly to a truck having two independently spring-loaded pivoting members.

### BACKGROUND OF THE INVENTION

Conventional skateboards utilize steering mechanisms known as trucks. Typically a truck is mounted near each end of the skateboard, and includes a pair of wheels at each end of its axles. The trucks provide some steering response, whereby when a skateboarder shifts weight laterally across the board the axle twists, causing the hoard to turn. The trucks also serve, by means of a suspension system, commonly urethane bushings, to resiliently resist the skater's lateral tilt of the duck, thus stabilizing the board, and returning it to its normal position when the turn is completed. This lateral stability is crucial for both distance riding and acrial tricks where a firm platform is desired. Current tucks must sacrifice their ability to turn for lateral stability, thus becoming stiff and unresponsive when tightened sufficiently. Conversely, loosening the trucks so the board can turn easily makes it dangerously wobbly, especially at higher speeds. Furthermore, even in optimal conditions, the rate oft um provided by conventional trucks is very little.

Previous attempts have been made to design as truck with increased maneuverability. One method utilizes a truck having a trailing castor that provides the skatchoard with a second axis of rotation is described in U.S. Patent No. 5,522,620 to Pracas.

In this prior art device, the truck comprises a conventional truck mounted to a pivotal member. The pivotal member is coupled to the nose of the deck about a hearing member which rotates along a plane parallel to the direction of motion. A pair of stop members are shown that limit the pivotal movement between two extreme positions. Further, a locking member maybe engaged to stop any rotation, thus returning the truck to a conventional configuration.

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# Appendix B1: Marked Specification Showing Changes Made

Although the '620 device provides a second pivot, the lateral plane of pivotal rotation merely provides the front of the skateboard with a side to side movement. Because the axis of rotation is parallel to the direction of motion, lateral weight slit fling does riot bear any leverage upon he pivotal member when the arm is near the center of its range. Further when the pivotal member rotates towards its extreme positions, the skaters' lateral weight imposes exponentially more leverage upon the member causing overturning and loss of control. Additionally, the 620 device tines not regulate the torsional movement of the trailing castor. A strong bias to center is desired when performing aerial tricks so as to provide a predictable and stable landing. Further, regulating the rotational movement by a spring system is also important to stabilize the truck at high speeds.

Accordingly, a need exists for an improved truck that provides the user with more control over the torsional movement of the pivoting member and being adjustable for users of varying needs.

# 15 SUMMARY OF THE INVENTION

The present invention provides an improved skateboard truck which pivots about two axes and provides a combination of adjustable lateral stability and enhanced turning abilities. Generally speaking, a tuck according to this invention comprises an axle having a pair of wheels mounted al opposite ends thereof. A shall extends through the center of the axle and is secured thereto on the side of the axle distal from the point of securing the truck to a skateboard. The truck further includes a resilient bushing circumferentially mounted on the shall on the side of the axle proximal to the point of securing the truck to the skateboard for providing a first pivot axis about the axle, and a swivel connected to the axle and adapted to be pivotally attached to the underside of the skateboard about a second pivot axis. The swivel and the bushing are ganged together to provide pivoting of a skateboard in two dimensions.

In a presently preferred embodiment of the invention the skateboard truck includes a base attachable to the underside of a skateboard and an arm carried by the base and rotatable relative to the base about a first axis. An axle having a pair of wheels

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Appendix B1: Marked Specification Showing Changes Made

mounted at opposite ends thereof is carried by the arm and the axle is rotatable relative to the arm about a second axis. A spring-loaded linkage is operatively connected between the base and the arm for limiting the rotational motion of the arm and biasing the arm towards a rest position aligned with the skateboard's direction of movement.

The improved skateboard truck is preferably attached to the front of the skateboard, while a conventional truck is fastened to the rear. Because of the improved capabilities of the present invention the skateboarder is able to propel the skateboard by shifting the nose of the skateboard from side-to-side, lumber, the present invention enables the rider to smoothly navigate the front of the skateboard to-and-fro and complete sharp turns at a rider controlled rate. As such, the skateboard closely simulates the dynamics of a surfboard on the water.

### DESCRIPTION OF THE DRAWINGS

These and other features and advantages of the present invention will be better understood by reference to the following detailed description when considered in conjunction with the accompanying drawings wherein:

Figure 1 is an exploded perspective view of the skateboard t'uck of the present invention;

Figure 2 is a cross-sectional side view of the base plate of the truck in Figure 1; Figure 3 is a bottom view of the base plate in Figure 2;

Figure 4 is a cross-sectional side view of the pivoting member of the truck in Figure 1;

Figure 5 is a cross-sectional side view of the assembled tuck in Figure 1;

Figure 6A is a top view of the truck in Figure 1 mounted onto a skateboard, the view showing the arcing, lateral movement of the nose of the skateboard as it moves lo-and fro;

Figures 6B and 6C arc perspective views of the of the truck in Figure 1 mounted

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# Appendix B1: Marked Specification Showing Changes Made

onto a skateboard, the vices showing the arcing; lateral movement of the nose of the skateboard as it moves to-and-fro;

Figures 7A and 7B are simplified schematic views of the path of motion of a conventional skateboard;

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Figures 7C and 7D are simplified schematic views of the path of motion of the skateboard in Figure 6; and

Figure 8 is a side view of an alternative embodiment of the truck in Figure 1.

### DETAILED DESCRIPTION OF THE INVENTION

In a preferred embodiment of the invention, there is provided a skateboard truck 10 having, two independently spring-loaded pivoting; members. As shown in Figure 1, the truck 10 comprises a baseplate 12, a pivoting member 14, and a hanger 16.

Referring to Figure 1, the baseplate 12 comprises a casting forming a base 20, a bearing platform) 26, and a housing 44. The baseplate can be of any suitable 12 construction and made of any suitable material. It a preferred embodiment, the baseplate 12 is cast in A356 prime aircraft grade aluminum trod heat treated to Rockwell T-6. In alternative embodiments the baseplate 12 may be cast or forged of any formable high strength metal or plastic. The base 20 is a substantially rectangular plate having a finite thickness, for example about 3/16 inches, a rear tapered portion 25, and plurality of apertures 22 are suitably configured for mounting the baseplate 12 onto the underside of the skateboard platform.

Referring to Figures 2 and 3, the bearing platform 26 projects upward, and substantially oblique, from the one end of the base 20. The platform 26 comprises a circular body having at recess 32 formed on its underside by a circular periphery 42 having an inner surface 34. The recess 32 includes a pair of parallel and spaced apart ribs 40 which extend into the recess 32. As shown in Figure 2, the bearing platform 26 is defined by an upper surface 27, which runs parallel to a bearing plane 28. The bearing plane 28 is defined at an angle oblique to a lateral plane 24 of base 20, preferably at about

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### Appendix B1: Named Specification Showing Changes Made

10" to about 25", more preferably at about 17°. The upper surface 27 comprises a central bore 30, defining a first axis 36, substantially perpendicular to the bearing plane 28, and a semicircular notch 38.

The housing 44 projects upward, and substantially perpendicular from the base 20, and is integral with the bearing platform 26. The housing 44 includes a plurality of sidewalls 48, 52, 54, and 56, and atop wall 49, forming a cavity 46 in the housing; 44 for retaining a spring system, as discussed in detail below. Sidewall 48 comprises a circular opening 58 for receiving a bolt.

Referring to Figure 1, the pivoting member 14 comprises a casting forming a cylindrical pedestal 60 having a unite thickness, and an clongated arm 62. The pivoting member 14 can be of any suitable construction and made of any suitable material. To a preferred embodiment, the pivoting member 14 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments the pivoting member 14 may be cast or forged of any formable high strength metal or plastic. Referring now to Figure 4, the pedestal 60 includes a circular notch 64 formed about its base portion, and an orifice, 66. A boss portion 70 supporting a link pin 72 extends downwardly from a base portion of the pedestal 60. Referring; back to Figure 1, the arm 62 extends upwardly from the base 60 and comprises at pair of gussets 73 and a cantilevered body 74 having at proximal end 65 and distal end 67. The gussets 73 are triangular in shape and disposed in parallel along the proximal end 65 of the body 74. The gussets 73 are integrally formed with the pedestal 60, forming a void 78 which defines a top surface 63 of the pedestal 60.

The body 74 is an arching structure extending from the gussets 73 at an acute angle 80 (see Figure 4) relative a lateral pedestal base plane 68, preferably at about a 17° angle. A lip 83 is formed along the top surface of the body 74, forming a bearing surface 87. A channel is formed adjacent to bearing surface 87, into which a plurality of stiffening ribs 95 extend. Referring to Figure 4, a groove 84 formed in the underside of the body 74 comprises a second series of stiffening ribs 86, which extend into the groove 84. The body 74 additionally includes a counterbore 92 defining a second axis 91

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inclined at all angle preserably about 03" relative to the pedestal base plane 68. Referring now to Figure 1, the body 74 further includes a blind hole 88 lined with a urethane cup 90. Reserving back to Figure 4, the blind hole 88 defines a third axis 89 inclined at am angle preserably about 40° relative to the second axis 91.

With reference to Figure 1, the hanger 16 comprises a casting forming a body portion 100 and end portions 102 extending outwardly from the body portion 100 in opposite directions. The hanger 16 can be of any suitable construction and made of any suitable material. In a preferred embodiment, the hanger 16 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments, the hanger 16 maybe cast or forged of any formable high strength metal or plastic. The end portions 102 include n pair of concave channels on their undersides. Axle rod 104 extending from end portions 102 carry the skateboard wheels mounted on threaded ends 106. The hanger 16 further includes a pivot pin 108 extending downwardly from a central region of the body portion 100. A platform 110 having a cut-out 109 and an eyelet 112, extends laterally from a central region of the body portion 100, opposite the pivot pin 108. As would be recognized by one skilled in the art, the construction of the hanger body can be modified as desired.

Referring to Figures 1 and 5, the hanger 16 is preferably mounted onto the arm 62 by a kingpin 114 which passes through the eyelet 112 of the platform 110. When assembled, the king pin 114 extends through a first bushing 120 disposed between the platform 110 and the arm body 74. The king pin 114 further extends through a second bushing 122 and a flat washer 118 seated within the cut-out 109, disposed between a fastening mut 116 and a top surface of the platform 110. The king pin 114, mut 116, and washer 118 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the king pin 114, washer 118 and mut 116 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter. Referring to Figures 1 and 4, in a presently preferred embodiment, the first and second bushings 120 and 122 are urethane. The bolt head 124 of the king pin 114 is displaced on the underside 84 of the body 74, between the plurality of ribs 86, such that the kingpin 114 does not rotate as the nut 116 engages a threaded portion of flicking pin 114. The pivot pin 108

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engages the pivot cup 90 within the aperture 88 to align the hanger 16 relative to the arm 52.

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The compliant properties of the bushings 120 and 122 allows the hanger 16 to pivot about a longitudinal axis 170 (see Figure 5) in conventional fashion, when a sufficient load is applied to an end portion 102 of the hanger 16. As such, the hanger 16 functions as a first resilient, or sprint, -loaded pivoting member. As will he recognized by one skilled in the art, the mounting of the hanger 16 to the arm 62 can be modified as desired. For example, a system using a pair of compression springs, as described in U.S. patent No. 5,263,725 to Gesmer et al., may be used instead of the urethane bushing system.

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The pivoting member 14 is preferably mounted onto the baseplate 12 is by a pivot bolt 130 which passes through the pedestal orifice 66 of the pivoting member 14. When assembled, the pivot bolt 130 extends through a nut 134, a bronze bushing 136, a pair of bearing plates 138, a first bearing 140, and a flat washer 142. The pivot bolt 130, nut 134, and washer 142 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the pivot bolt 130, nut 134, and washer 142 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter.

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The pivoting member 14 is assembled onto the baseplate 12 such that the boss 70 engages the semicircular notch 38. The washer 142 and the first bearing 140, which is sandwiched between a pair of hearing plates 138, are displaced between the pivot bolt head 132 and the pedestal top surface 63. The first bearing 140 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the first bearing 140 is a steel needle thrust hearing having an outer diameter of about 7/8 inches and an inner diameter of about 1/2 inches. The bronze bushing 136 comprises an inner aperture suitable for receiving the pivot bolt 130 and is disposed within the aperture 66 to provide minimum friction between the pivoting member 14 and the pivot bolt 130. A bearing assembly comprising a second bearing 146 sandwiched between a pair of bearing washers 144, is disposed with the circular notch 64 in between the pedestal 60 and the an

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upper surface 27. The nut 134 is disposed within the housing recess 32, between the pair of ribs 40, such that the nut 134 is confined and can not rotate as the nut 134 engages a threaded end portion of the pivot bolt 130.

The second bearing 146 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the second bearing 146 is a steel needle thrust bearing having an outer diameter of about 2 3/16 inches and an inner diameter of about 1% inches. The bearings 140 and 146 function to provide smooth rotation of the pivoting member 14. In alternative embodiments, other means may be used to provide minimal friction between the arm 62 and the base 12, such as ball hearings, oil impregnated bronze plain bearings, flexures (flexible structures), or the like.

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A spring system 50 retained within the housing 44 includes a link 152, a link bolt 154, a spring 158, and a not plate 156. The link 152 comprises a resilient metal formed in an L-shape, having a first portion 151 extending substantially perpendicular from a second portion 157 that is substantially canted at its distal end. The link 152 is preferably formed from a sheer of stainless steel, but may be of airy suitable material having similar material properties. The first portion 151 comprises a bolt opening 155 centrally displaced along the first portion 151. The second portion 157 comprises a link pin opening 153 along its canted distal end.

The spring system 50 is coupled to the housing 44 by passing the link bolt 154 through the circular and bolt openings 58 and 155. In a preferred embodiment, the link bolt 154 is Grade 8 steel having a diameter of about 5/6 inches. A threaded portion of the link bolt 154 engages a threaded hole 160 centrally located within the nut plate 156. The spring 158 is preferably a steel heavy-duty compression spring disposed between the nut plate 156 and the first portion 151 of the link 152.

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The spring system 50 is coupled to the <u>pivoting member 14</u> by engaging the link pin 72 with the link opening 153 on the canted end of the link 152. The spring system 50 functions to control the rotational movement of the <u>pivoting member 14</u>. The link 152 is spring-loaded to resist and control rotational movement of the <u>pivoting member 14</u>. By turning the link bolt 154 clockwise, tile threaded portion of the bolt 154 engages the out

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spring system.

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### Appendix B1: Marked Specification Showing Changes Made

plate 156 and compresses the spring 158. The spring 158 then applies a spring load to the first portion 151 of the link 152, and further, stiffens the resilient movement or tension in the link 152. Thus, if the threaded portion the link bolt 154 is fully engaged with the nut plate 156, the tension in the link 152 will stiffen and the spring system 50 will constrain the pivoting member 14 from rotational translation, thereby increasing the turning resistance likewise, as the threaded portion the link bolt 154 is disengaged from the nut plate 156, the pivoting member 14 is increasingly free to rotate about the perimeter defined by the semicircular slot 38, as the spring system 50 would exert minimal spring load on the link pin 72, thereby loosening the turning resistance.

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The frictionless properties of the bearings 140 and 146 allow the pivoting member 14 to pivot about the first axis 36 in a plane oblique to the direction of movement when a sufficient side load is applied on the arm 62. The spring system 50 applies a spring-load on the, pivoting member 14, limiting the rotational translation of the pivoting member 14.

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In accordance with the preferred embodiments above, the hanger 16 functions as a first resilient or spring-loaded pivoting member. Similarly, the pivoting member 14 functions as a second resilient or spring-loaded pivoting member. As would be recognized by one skilled in the art, the mounting of the pivoting member 14 to the baseplate 12 and coupling the pivoting member 14 to the spring system 50 can be modified as desired. For example, a wrethanc bushing, leaf spring or extension spring system wilt non-indexed centering properties may be used in place of the compression

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In operation, the present invention is ideal for turning; a skateboard at a parabolic rate. To perform this function, the improved truck 10 is provided at the front of the skateboard while a conventional truck is provided at the rear. An example of such a conventional truck is provided in U.S. Patent No. 3,945,655, the disclosure of which is incorporated herein by reference. The skateboard is navigated by a rider standing on its deck, by shifting his/her weight from side to side such that it moves in a forward direction. The rider can propel the skateboard forward without removing his/her feel from

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### Appendix B1: Named Specification Showing Changes Made

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the deck. Figures 7C and 7D show the sorpentine motion of the path of the front truck, which is depicted as 165, as it weaves over the: path of a conventional rear truck, depicted as 161. It is this difference in frequency between the two sinusoidal paths that is the basis for forward propulsion of the skateboard. In accordance with the present invention, the rear truck becomes a relative point from which the front truck may pivot, and such dynamics acts to poll the board forward, as will be described in further detail later.

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The improved maneuvering capabilities of a skateboard incorporating the truck 10 is accomplished by the dual pivoting characteristics of the truck 10. The resilient bushings 122 and 120 facilitate a first pivoting axis 170 inclined at approximately 30" to 60° relative to the plane of movement. The pivoting member 14 provides a second pivoting axis substantially oblique to the place of movement, and wherein the Second pivoting axis is inclined relative the first pivot axis at an angle preferably at about 130° to about 160°, more preferably at 140". The dual pivoting truck 10 enables the nose of the skateboard to move in a side-to-side motion.

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Referring to Figures 7A, skateboards using a pair of "conventional" trucks 11 turn together at a constant rate along primary sinusoidal path 161. Both front and rear trucks pivot in one dimension symmetrically and in fixed relation, as shown in Figure 7B. A skateboard according to the preferred embodiments of the present invention, utilizes an improved front truck 10 in combination with a "conventional" rear truck 11. According to this embodiment, as shown in Figures 7C and 7D, the rear "conventional" truck 11 turns on the primary path 161, while simultaneously, the front tuck 10 turns on a secondary sinusoidal path 165. As such, the skateboard may trace a variable parabolic path. The front and rear trucks of the skateboard pivot asymmetrically, as the rear truck pivots in one dimension and the front truck pivots in two dimensions, in contrast to the fixed relation provided by a skateboard utilizing a pair of conventional trucks. The asymmetric properties of the improved skateboard enables the front and rear trucks to turn independently, allowing a skateboard rider to create a variable are of turn with all

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wheels in contact with the ground, while propelling the skateboard forward.

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### Appendix B1: Named Specification Showing Changes Made

The angled configuration of the bearing plane 29 (see Figure 5) defines the plane of movement of the nosc of the skateboard to-and-fro as an arc illustrated in Figure 6A-C. The arcing lateral movement of the nose provides secondary torquing on the pivoting member 14, in addition to the torque created by weight shift, allowing the rider to turn the skateboard with minimal effort. Additionally, the arcing lateral movement of the nose enables the rider to "carve" the skateboard in a forward serpentine motion as the users twists or shifts his/her weight back acid forth, increasing the angle of the plane 28 increases the amount of secondary torque that the rider can apply to the pivoting member 14 by shifting his/her weight from one side to the other. As such, the truck of present invention is improved over trucks of the prior art, as it balances the combination of torque upon the arm 62 created by the lateral weight shifting of the user during the side-to-side movement of the skateboard, so that the two movements call work smoothly together. Without the angled bearing plane, lateral weight shift from the center position would bear too little, torque upon the rotation of the arm 62. Conversely, lateral weight shift created upon the arm 62 in a turning position bears too much torque. This imbalance causes jerkiness and loss of turning; control.

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In use, the truck 10 is attached to the skatchoard platform such that the arm 62 of the pivoting member 14 extends rearward. This configuration causes the truck 10 to restore the truck wheels to their center position as the skatchoard propels forward. Analogous to a shopping cart, where the wheels are behind the pivot point, the forward movement of the skatchoard tends to align the pivoting member 14 with the direction of movement. Thus, the pivoting member 14 acts to automatically center, or self correct itself, providing stability to the tuck 10 as the skatchoard travels at higher speeds.

Referring to Figure 5, the spring system 50 functions to provide the truck 10 with additional self-centering capabilities. The spring-loaded link 152 constantly acts upon the link pin 72 to return the truck 10 to its center position. As such, the, spring system 50 creates a "non-indexing" center. In other words, the user can push the front of the board from one side to another smoothly past the truck's center position, mimicking the non-biased dynamics of a surfboard. Additionally, the spring system 50 creates a resistance against the arm 62 that correlates to the resistance against the hanger provided by the

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urethane bushings 120 and 122.

Furthermore, a rider performing an aerial trick, such as all Ollie, can return the board back to the ground confidently, as the spring system 50 returns the truck 10 firmly back to a conventional orientation upon landing of the board. Thus, the present invention further overcomes the inherent problems of pivoting tricks of the prior art.

A user may adjust the amount of "freedom" of pivotal resistance of the truck 11 via the link bolt 154. By tightening or loosening the link bolt 154, the user can vary the tension of the spring 158 on the link 152, which in turn, limits the rotational movement of the pivoting member 14. Thus, a beginner can fully engage the link bolt 154, such that the skateboard becomes very stable. A more advanced rider, can loosen the link bolt 154 to provide more pivotal freedom and increased maneuvering. For example, the present invention enables an advanced rider to complete a sharp U-turn on a sidewalk of conventional dimensions.

In alternative embodiments, the base plate of the truck can be altered to any suitable size or shape. An example of a modified embodiment is shown in Figure 8. In other embodiments, the pivoting member 14 and hanger 16 may be integrated into a single piece. In this embodiment, the integrated pivoting member 14 may include an axle resiliently mounted about all extended portion of the pivoting member 14 such that the axle may pivot relative to the pivoting member 14.

The preceding description has been presented with reference to presently preferred embodiments of the invention. Workers skilled in the art and technology to which this invention pertains will appreciate that alterations and changes in the described structure may be practiced without meaningfully departing from the principal, spirit and scope of this invention.

Accordingly, the foregoing description should not be read as pertaining only to the precise structures described and illustrated in the accompanying drawings, but rather should be read consistent with and as support to the following claims which are to have their fullest and fair scope.

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Appendix B2: Clean Specification

TRUCK FOR SKATEBOARDS

# FIELD OF THE INVENTION

The present invention is directed to an improved truck for a skateboard, all-terrain board or scooter, and more particularly to a truck having two independently spring-loaded pivoting members.

# BACKGROUND OF THE INVENTION

Conventional skateboards utilize steering mechanisms known as trucks. Typically a truck is mounted near each end of the skateboard, and includes a pair of wheels at each end of its axles. The trucks provide some steering response, whereby when a skateboarder shifts weight laterally across the board the axle twists, causing the hoard to turn. The trucks also serve, by means of a suspension system, commonly urethanc bushings, to resiliently resist the skater's lateral tilt of the duck, thus stabilizing the board, and returning it to its normal position when the turn is completed. This lateral stability is crucial for both distance riding and aerial tricks where a firm platform is desired. Current tucks must sacrifice their ability to turn for lateral stability, thus becoming stiff and unresponsive when tightened sufficiently. Conversely, loosening the trucks so the board can turn easily makes it dangerously wobbly, especially at higher speeds. Furthermore, even in optimal conditions, the rate oft urn provided by conventional trucks is very little.

Previous attempts have been made to design as truck with increased maneuverability. One method utilizes a truck having a trailing castor that provides the skateboard with a second axis of rotation is described in U.S. Patent No. 5,522,620 to Pracas.

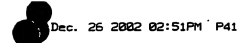
In this prior art device, the truck comprises a conventional truck mounted to a pivotal member. The pivotal member is coupled to the nose of the deck about a hearing member which rotates along a plane parallel to the direction of motion. A pair of stop members are shown that limit the pivotal movement between two extreme positions. Further, a locking member maybe engaged to stop any rotation, thus returning the truck to a conventional configuration.

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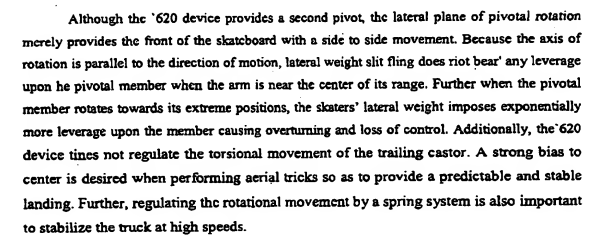
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Accordingly, a need exists for an improved truck that provides the user with more control over the torsional movement of the pivoting member and being adjustable for users of varying needs.

### 15 SUMMARY OF THE INVENTION

The present invention provides an improved skateboard truck which pivots about two axes and provides a combination of adjustable lateral stability and enhanced turning abilities. Generally speaking, a tuck according to this invention comprises an axle having a pair of wheels mounted al opposite ends thereof. A shall extends through the center of the axle and is secured thereto on the side of the axle distal from the point of securing the truck to a skateboard. The truck further includes a resilient bushing circumferentially mounted on the shall on the side of the axle proximal to the point of securing the truck to the skateboard for providing a first pivot axis about the axle, and a swivel connected to the axle and adapted to be pivotally attached to the underside of the skateboard about a second pivot axis. The swivel and the bushing are ganged together to provide pivoting of a skateboard in two dimensions.

In a presently preferred embodiment of the invention the skateboard truck includes a base attachable to the underside of a skateboard and an arm carried by the base and rotatable relative to the base about a first axis. An axle having a pair of wheels

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# Appendix B2: Clean Specification

mounted at opposite ends thereof is carried by the arm and the axle is rotatable relative to the arm about a second axis. A spring-loaded linkage is operatively connected between the base and the arm for limiting the rotational motion of the arm and biasing the arm towards a rest position aligned with the skateboard's direction of movement.

The improved skateboard truck is preferably attached to the front of the skateboard, while a conventional truck is fastened to the rear. Because of the improved capabilities of the present invention the skateboarder is able to propel the skateboard by shifting the nose of the skateboard from side-to-side, lumber, the present invention enables the rider to smoothly navigate the front of the skateboard to-and-fro and complete sharp turns at a rider controlled rate. As such, the skateboard closely simulates the dynamics of a surfboard on the water.

### DESCRIPTION OF THE DRAWINGS

These and other features and advantages of the present invention will be better understood by reference to the following detailed description when considered in conjunction with the accompanying drawings wherein:

Figure 1 is an exploded perspective view of the skateboard fuck of the present invention;

Figure 2 is a cross-sectional side view of the base plate of the truck in Figure 1; Figure 3 is a bottom view of the base plate in Figure 2;

Figure 4 is a cross-sectional side view of the pivoting member of the truck in Figure 1;

Figure 5 is a cross-sectional side view of the assembled tuck in Figure 1;

Figure 6A is a top view of the truck in Figure 1 mounted onto a skateboard, the view showing the arcing, lateral movement of the nose of the sk ateboard as it moves lo-and fro;

Figures 6B and 6C arc perspective views of the of the truck in Figure 1 mounted

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# Appendix B2: Clean Specification

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Figures 7A and 7B are simplified schematic views of the path of motion of a conventional skateboard;

Figures 7C and 7D are simplified schematic views of the path of motion of the skateboard in Figure 6; and

Figure 8 is a side view of an alternative embodiment of the truck in Figure 1.

# DETAILED DESCRIPTION OF THE INVENTION

In a preferred embodiment of the invention, there is provided a skateboard truck 10 having, two independently spring-loaded pivoting; members. As shown in Figure 1, the truck 10 comprises a baseplate 12, a pivoting member 14, and a hanger 16.

Referring to Figure 1, the baseplate 12 comprises a casting forming a base 20, a platform 26, and a housing 44. The baseplate can be of any suitable 12 construction and made of any suitable material in a preferred embodiment, the baseplate 12 is cast in A356 prime aircraft grade aluminum trod heat treated to Rockwell T-6. In alternative embodiments the baseplate 12 may be cast or forged of any formable high strength metal or plastic. The base 20 is a substantially rectangular plate having a finite thickness, for example about 3/16 inches, a rear tapered portion 25, and plurality of apertures 22 are suitably configured for mounting the baseplate 12 onto the underside of the skateboard platform.

Referring to Figures 2 and 3, the bearing platform 26 projects upward, and substantially oblique, from the one end of the base 20. The platform 26 comprises a circular body having at recess 32 formed on its underside by a circular periphery 42 having an inner surface 34. The recess 32 includes a pair of parallel and spaced apart ribs 40 which extend into the recess 32. As shown in Figure 2, the bearing platform 26 is defined by an upper surface 27, which runs parallel to a bearing plane 28. The bearing plane 28 is defined at an angle oblique to a lateral plane 24 of base 20, preferably at about



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bore 30, defining a first axis 36, substantially perpendicular to the bearing plane 28, and a semicircular notch 38.

The housing 44 projects upward, and substantially perpendicular from the base 20, and is integral with the bearing platform 26. The housing 44 includes a plurality of sidewalls 48, 52, 54, and 56, and atop wall 49, forming a cavity 46 in the housing; 44 for retaining a spring system, as discussed in detail below. Sidewall 48 comprises a circular opening 58 for receiving a bolt.

Referring to Figure 1, the pivoting member 14 comprises a casting forming a cylindrical pedestal 60 having a unite thickness, and an elongated arm 62. The pivoting member 14 can be of any suitable construction and made of any suitable material. To a preferred embodiment, the pivoting member 14 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments the pivoting member 14 may be cast or forged of any formable high strength metal or plastic. Referring now to Figure 4, the pedestal 60 includes a circular notch 64 formed about its base portion, and an orifice, 66. A boss portion 70 supporting a link pin 72 extends downwardly from a base portion of the pedestal 60. Referring; back to Figure 1, the arm 62 extends upwardly from the base 60 and comprises at pair of gussets 73 and a cantilevered body 74 having at proximal end 65 and distal end 67. The gussets 73 are triangular in shape and disposed in parallel along the proximal end 65 of the body 74. The gussets 73 are integrally formed with the pedestal 60, forming a void 78 which defines a top surface 63 of the pedestal 60.

The body 74 is an arching structure extending from the gussets 73 at an acute angle 80 (see Figure 4) relative a lateral pedestal base plane 68, preferably at about a 17° angle. A lip 83 is formed along the top surface of the body 74, forming a bearing surface 87. A channel is formed adjacent to bearing surface 87, into which a plurality of stiffening ribs 95 extend. Referring to Figure 4, a groove 84 formed in the underside of the body 74 comprises a second series of stiffening ribs 86, which extend into the groove 84. The body 74 additionally includes a counterbore 92 defining a second axis 91

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Appendix B2: Clean Specification

inclined at all angle preferably about 03" relative to the pedestal base plane 68. Referring now to Figure 1, the body 74 further includes a blind hole 88 lined with a urethane cup 90. Referring back to Figure 4, the blind hole 88 defines a third axis 89 inclined at am angle preferably about 40° relative to the second axis 91.

With reference to Figure 1, the hanger 16 comprises a casting forming a body portion 100 and end portions 102 extending outwardly from the body portion 100 in opposite directions. The hanger 16 can be of any suitable construction and made of any suitable material. In a preferred embodiment, the hanger 16 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments, the hanger 16 maybe cast or forged of any formable high strength metal or plastic. The end portions 102 include n pair of concave channels on their undersides. Axle rod 104 extending from end portions 102 carry the skateboard wheels mounted on threaded ends 106. The hanger 16 further includes a pivot pin 108 extending downwardly from a central region of the body portion 100. A platform 110 having a cut-out 109 and an eyelet 112, extends laterally from a central region of the body portion 100, opposite the pivot pin 108. As would be recognized by one skilled in the art, the construction of the hanger body can be modified as desired.

Referring to Figures 1 and 5, the hanger 16 is preferably mounted onto the arm 62 by a kingpin 114 which passes through the eyelet 112 of the platform 110. When assembled, the king pin 114 extends through a first bushing 120 disposed between the platform 110 and the arm body 74. The king pin 114 further extends through a second bushing 122 and a flat washer 118 seated within the cut-out 109, disposed between a fastening nut 116 and a top surface of the platform 110. The king pin 114, nut 116, and washer 118 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the king pin 114, washer 118 and nut 116 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter. Referring to Figures 1 and 4, in a presently preferred embodiment, the first and second bushings 120 and 122 are urethane. The bolt head 124 of the king pin 114 is displaced on the underside 84 of the body 74, between the plurality of ribs 86, such that the kingpin 114 does not rotate as the nut 116 engages a threaded portion of flicking pin 114. The pivot pin 108

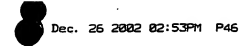
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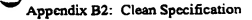
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engages the pivot cup 90 within the aperture 88 to align the hanger 16 relative to the arm 62.

The compliant properties of the bushings 120 and 122 allows the hanger 16 to pivot about a longitudinal axis 170 (see Figure 5) in conventional fashion, when a sufficient load is applied to an end portion 102 of the hanger 16. As such, the hanger 16 functions as a first resilient, or sprint, -loaded pivoting member. As will he recognized by one skilled in the art, the mounting of the hanger 16 to the arm 62 can be modified as desired. For example, a system using a pair of compression springs, as described in U.S. patent No. 5,263,725 to Gesmer et al., may be used instead of the urethane bushing system.

The pivoting member 14 is preferably mounted onto the baseplate 12 is by a pivot bolt 130 which passes through the pedestal orifice 66 of the pivoting member 14. When assembled, the pivot bolt 130 extends through a nut 134, a bronze bushing 136, a pair of bearing plates 138, a first bearing 140, and a flat washer 142. The pivot bolt 130, nut 134, and washer 142 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the pivot bolt 130, nut 134, and washer 142 are fabricated from steel having conventional dimensions, preferably about 3/8 inches in diameter.

The pivoting member 14 is assembled onto the baseplate 12 such that the boss 70 engages the semicircular notch 38. The washer 142 and the first bearing 140, which is sandwiched between a pair of hearing plates 138, are displaced between the pivot bolt head 132 and the pedestal top surface 63. The first bearing 140 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the first bearing 140 is a steel needle thrust hearing having an outer diameter of about 7/8 inches and an inner diameter of about 1/2 inches. The bronze bushing 136 comprises an inner aperture suitable for receiving the pivot bolt 130 and is disposed within the aperture 66 to provide minimum friction between the pivoting member 14 and the pivot bolt 130. A bearing assembly comprising a second bearing 146 sandwiched between a pair of bearing washers 144, is disposed with the circular notch 64 in between the pedestal 60 and the an

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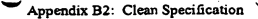
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upper surface 27. The nut 134 is disposed within the housing recess 32, between the pair of ribs 40, such that the nut 134 is confined and can not rotate as the nut 134 engages a threaded end portion of the pivot bolt 130.

The second bearing 146 can be of any suitable type or construction and made of any suitable material. In a preferred embodiment, the second bearing 146 is a steel needle thrust bearing having an outer diameter of about 2 3/16 inches and an inner diameter of about 1½ inches. The bearings 140 and 146 function to provide smooth rotation of the pivoting member 14. In alternative embodiments, other means may be used to provide minimal friction between the arm 62 and the base 12, such as ball hearings, oil impregnated bronze plain bearings, flexures (flexible structures), or the like.

A spring system 50 retained within the housing 44 includes a link 152, a link bolt 154, a spring 158, and a not plate 156. The link 152 comprises a resilient metal formed in an L-shape, having a first portion 151 extending substantially perpendicular from a second portion 157 that is substantially canted at its distal end. The link 152 is preferably formed from a sheer of stainless steel, but may be of airy suitable material having similar material properties. The first portion 151 comprises a bolt opening 155 centrally displaced along the first portion 151. The second portion 157 comprises a link pin opening 153 along its canted distal end.

The spring system 50 is coupled to the housing 44 by passing the link bolt 154 through the circular and bolt openings 58 and 155. In a preferred embodiment, the link bolt 154 is Grade 8 steel having a diameter of about 5/6 inches. A threaded portion of the link bolt 154 engages a threaded hole 160 centrally located within the nut plate 156. The spring 158 is preferably a steel heavy-duty compression spring disposed between the nut plate 156 and the first portion 151 of the link 152.

The spring system 50 is coupled to the pivoting member 14 by engaging the link pin 72 with the link opening 153 on the canted end of the link 152. The spring system 50 functions to control the rotational movement of the pivoting member 14. The link 152 is spring-loaded to resist and control rotational movement of the pivoting member 14. By turning the link bolt 154 clockwise, tile threaded portion of the bolt 154 engages the out



# Appendix B2: Clean Specification

plate 156 and compresses the spring 158. The spring 158 then applies a spring load to the first portion 151 of the link 152, and further, stiffens the resilient movement or tension in the link 152. Thus, if the threaded portion the link bolt 154 is fully engaged with the nut plate 156, the tension in the link 152 will stiffen and the spring system 50 will constrain the pivoting member 14 from rotational translation, thereby increasing the turning resistance likewise, as the threaded portion the link bolt 154 is disengaged from the nut plate 156, the pivoting member 14 is increasingly free to rotate about the perimeter defined by the semicircular slot 38, as the spring system 50 would exert minimal spring load on the link pin 72, thereby loosening the turning resistance.

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The frictionless properties of the bearings 140 and 146 allow the pivoting member 14 to pivot about the first axis 36 in a plane oblique to the direction of movement when a sufficient side load is applied on the arm 62. The spring system 50 applies a spring-load on the, pivoting member 14, limiting the rotational translation of the pivoting member 14.

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In accordance with the preferred embodiments above, the hanger 16 functions as a first resilient or spring-loaded pivoting member. Similarly, the pivoting member 14 functions as a second resilient or spring-loaded pivoting member. As would be recognized by one skilled in the art, the mounting of the pivoting member 14 to the baseplate 12 and coupling the pivoting member 14 to the spring system 50 can be modified as desired. For example, a urethane bushing, leaf spring or extension spring system wilt non-indexed centering properties may be used in place of the compression spring system.

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In operation, the present invention is ideal for turning; a skateboard at a parabolic rate. To perform this function, the improved truck 10 is provided at the front of the skateboard while a conventional truck is provided at the rear. An example of such a conventional truck is provided in U.S. Patent No. 3,945,655, the disclosure of which is incorporated herein by reference. The skateboard is navigated by a rider standing on its deck, by shifting his/her weight from side to side such that it moves in a forward direction. The rider can propel the skateboard forward without removing his/her feel from

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the deck. Figures 7C and 7D show the serpentine motion of the path of the front truck, which is depicted as 165, as it weaves over the: path of a conventional rear truck, depicted as 161. It is this difference in frequency between the two sinusoidal paths that is the basis for forward propulsion of the skateboard. In accordance with the present invention, the rear truck becomes a relative point from which the front truck may pivot, and such dynamics acts to poll the board forward, as will be described in further detail later.

The improved maneuvering capabilities of a skateboard incorporating the truck 10 is accomplished by the dual pivoting characteristics of the truck 10. The resilient bushings 122 and 120 facilitate a first pivoting axis 170 inclined at approximately 30, to 60° relative to the plane of movement. The pivoting member 14 provides a second pivoting axis substantially oblique to the place of movement, and wherein the. Second pivoting axis is inclined relative the first pivot axis at an angle preferably at about 130° to about 160°, more preferably at 140. The dual pivoting truck 10 enables the nose of the skateboard to move in a side-to-side motion.

Referring to Figures 7A, skateboards using a pair of "conventional" trucks 11 turn together at a constant rate along primary sinusoidal path 161. Both front and rear trucks pivot in one dimension symmetrically and in fixed relation, as shown in Figure 7B. A skateboard according to the preferred embodiments of the present invention, utilizes an improved front truck 10 in combination with a "conventional" rear truck 11. According to this embodiment, as shown in Figures 7C and 7D, the rear "conventional" truck 11 turns on the primary path 161, while simultaneously, the front tuck 10 turns on a secondary sinusoidal path 165. As such, the skateboard may trace a variable parabolic path. The front and rear trucks of the skateboard pivot asymmetrically, as the rear truck pivots in one dimension and the front truck pivots in two dimensions, in contrast to the fixed relation provided by a skateboard utilizing a pair of conventional trucks. The asymmetric properties of the improved skateboard enables the front and rear trucks to turn independently, allowing a skateboard rider to create a variable arc of turn with all wheels in contact with the ground, while propelling the skateboard forward.

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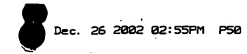
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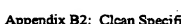




The angled configuration of the bearing plane 29 (see Figure 5) defines the plane of movement of the nose of the skateboard to-and-fro as an arc illustrated in Figure 6A-C. The arcing lateral movement of the nose provides secondary torquing on the pivoting member 14, in addition to the torque created by weight shift, allowing the rider to turn the skateboard with minimal effort. Additionally, the arcing lateral movement of the nose enables the rider to "carve" the skateboard in a forward serpentine motion as the users twists or shifts his/her weight back acid forth, increasing the angle of the plane 28 increases the amount of secondary torque that the rider can apply to the pivoting member 14 by shifting his/her weight from one side to the other. As such, the truck of present invention is improved over trucks of the prior art, as it balances the combination of torque upon the arm 62 created by the lateral weight shifting of the user during the side-to-side movement of the skateboard, so that the two movements call work smoothly together. Without the angled bearing plane, lateral weight shift from the center position would bear too little, torque upon the rotation of the arm 62. Conversely, lateral weight shift created upon the arm 62 in a turning position bears too much torque. This imbalance causes ierkiness and loss of turning; control.

In use, the truck 10 is attached to the skateboard platform such that the arm 62 of the pivoting member 14 extends rearward. This configuration causes the truck 10 to restore the truck wheels to their center position as the skateboard propels forward. Analogous to a shopping cart, where the wheels are behind the pivot point, the forward movement of the skateboard tends to align the pivoting member 14 with the direction of movement. Thus, the pivoting member 14 acts to automatically center, or self correct itself, providing stability to the tuck 10 as the skateboard travels at higher speeds.

Referring to Figure 5, the spring system 50 functions to provide the truck 10 with additional self-centering capabilities. The spring-loaded link 152 constantly acts upon the link pin 72 to return the truck 10 to its center position. As such, the, spring system 50 creates a "non-indexing" center. In other words, the user can push the front of the board from one side to another smoothly past the truck's center position, mimicking the non-biased dynamics of a surfboard. Additionally, the spring system 50 creates a resistance against the arm 62 that correlates to the resistance against the hanger provided by the



Appendix B2: Clean Specification

urethane bushings 120 and 122.

Furthermore, a rider performing an aerial trick, such as all Ollie, can return the board back to the ground confidently, as the spring system 50 returns the truck 10 firmly back to a conventional orientation upon landing of the board. Thus, the present invention further overcomes the inherent problems of pivoting tricks of the prior art.

A user may adjust the amount of "freedom" of pivotal resistance of the truck 11 via the link bolt 154. By tightening or loosening the link bolt 154, the user can vary the tension of the spring 158 on the link 152, which in turn, limits the rotational movement of the pivoting member 14. Thus, a beginner can fully engage the link bolt 154, such that the skateboard becomes very stable. A more advanced rider, can loosen the link bolt 154 to provide more pivotal freedom and increased maneuvering. For example, the present invention enables an advanced rider to complete a sharp U-turn on a sidewalk of conventional dimensions.

In alternative embodiments, the base plate of the truck can be altered to any 15 suitable size or shape. An example of a modified embodiment is shown in Figure 8. In other embodiments, the pivoting member 14 and hanger 16 may be integrated into a single piece. In this embodiment, the integrated pivoting member 14 may include an axle resiliently mounted about all extended portion of the pivoting member 14 such that the axle may pivot relative to the pivoting member 14.

The preceding description has been presented with reference to presently preferred embodiments of the invention. Workers skilled in the art and technology to which this invention pertains will appreciate that alterations and changes in the described structure may be practiced without meaningfully departing from the principal, spirit and scope of this invention.

Accordingly, the foregoing description should not be read as pertaining only to the precise structures described and illustrated in the accompanying drawings, but rather should be read consistent with and as support to the following claims which are to have their fullest and fair scope.

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<u> </u>	Aπy. Ref. No.: CSI001 Attorney: Cary R. Tope-Mi / Title: Truck for Skateboards	
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3618

DATE MAILED: 02/20/2003

	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
•	09/801,536	03/08/2001	Neil Stratton	37197/RJW/A524	7179

TITLE OF INVENTION: TRUCK FOR SKATEBOARDS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$650	\$300	\$950	05/20/2003

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CURRENT CORRESPONDENCE ADDRESS (Note: Legibly mark-up with any corrections or use Block 1) Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. 02/20/2003 7590 Eyreick Williamson, President Carver Skateboards, Inc. Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Issue Fee address above, or being facsimile transmitted to the USPTO, on the date indicated below. 245 Turnbull Canyon Road City of Industry, CA 91745 (Depositor's name (Signa (Date APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 03/08/2001 09/801.536 Neil Stratton 37197/RJW/A524 7179 TITLE OF INVENTION: TRUCK FOR SKATEBOARDS APPLN. TYPE SMALL ENTITY **ISSUE FEE PUBLICATION FEE TOTAL FEE(S) DUE** DATE DUE VES nonprovisional \$650 \$300 05/20/2003 EXAMINER ART UNIT CLASS-SUBCLASS SWENSON, BRIAN L 3618 280-087041 Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, (2) the name of a ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. single firm (having as a member a registered attorney or agent) and the names of up to 2 ☐ "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer registered patent attorneys or agents. If no name Number is required. is listed, no name will be printed. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. Inclusion of assignee data is only appropriate when an assignment has been previously submitted to the USPTO or is being submitted under separate cover. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY) Please check the appropriate assignce category or categories (will not be printed on the patent) ☐ individual ☐ corporation or other private group entity ☐ government 4a. The following fee(s) are enclosed: 4b. Payment of Fee(s): A check in the amount of the fee(s) is enclosed. ☐ Issue Fee ☐ Payment by credit card. Form PTO-2038 is attached. □ Publication Fee ☐ The Commissioner is hereby authorized by charge the required fee(s), or credit any overpayment, to Deposit Account Number \_\_\_\_\_\_(enclose an extra copy of this form). ☐ Advance Order - # of Copies Commissioner for Patents is requested to apply the Issue Fee and Publication Fee (if any) or to re-apply any previously paid issue fee to the application identified above. (Authorized Signature) (Date) NOTE; The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office. This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, Washington, D.C. 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, Washington, D.C 20231.

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### United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 2021

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/801,536 03/08/2001		Neil Stratton	37197/RJW/A524 71	
7.	590 02/20/2003		EXAMIN	ER ·
Eyreick Williams Carver Skateboard			SWENSON, I	BRIAN L
245 Turnbull Cany			ART UNIT	PAPER NUMBER
City of Industry, C	A 91745		3618	
		DA1	TE MAILED: 02/20/2003	

# Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

The patent term adjustment to date is 0 days. If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the term adjustment will be 0 days.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

Any questions regarding the patent term extension or adjustment determination should be directed to the Office of Patent Legal Administration at (703)305-1383.



## United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/801,536	03/08/2001	Neil Stratton	37197/RJW/A524	7179
75	90 02/20/2003		EXAMIN	ER
Eyreick Williams			SWENSON, I	BRIAN L
Carver Skateboards 245 Turnbull Canyo	•		ART UNIT	PAPER NUMBER
City of Industry, CAUNITED STATES	A 91745	_	3618	
UNITEDSTATES		D	ATE MAILED: 02/20/2003	

#### Notice of Fee Increase on January 1, 2003

If a reply to a "Notice of Allowance and Fee(s) Due" is filed in the Office on or after January 1, 2003, then the amount due will be higher than that set forth in the "Notice of Allowance and Fee(s) Due" since there will be an increase in fees effective on January 1, 2003. See Revision of Patent and Trademark Fees for Fiscal Year 2003: Final Rule, 67 Fed. Reg. 70847, 70849 (November 27, 2002).

The current fee schedule is accessible from: http://www.uspto.gov/main/howtofees.htm.

If the issue fee paid is the amount shown on the "Notice of Allowance and Fee(s) Due," but not the correct amount in view of the fee increase, a "Notice to Pay Balance of Issue Fee" will be mailed to applicant. In order to avoid processing delays associated with mailing of a "Notice to Pay Balance of Issue Fee," if the response to the Notice of Allowance and Fee(s) due form is to be filed on or after January 1, 2003 (or mailed with a certificate of mailing on or after January 1, 2003), the issue fee paid should be the fee that is required at the time the fee is paid. If the issue fee was previously paid, and the response to the "Notice of Allowance and Fee(s) Due" includes a request to apply a previously-paid issue fee to the issue fee now due, then the difference between the issue fee amount at the time the response is filed and the previously paid issue fee should be paid. See Manual of Patent Examining Procedure, Section 1308.01 (Eighth Edition, August 2001).

Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.





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·	Application No.	Applicant(s)	
. ,	09/801,536	STRATTON, NEIL	
Notice of Allowability	Examiner	Art Unit	
	Brian Swenson	3618	l
	Bhair Gwellson	3010	
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication IGHTS. This application is subject to	plication. If not include will be mailed in due	ed course. THIS
1. This communication is responsive to 12/09/2002.			
2. X The allowed claim(s) is/are 1-14.			1
3. The drawings filed on are accepted by the Examine	er.		
<ul> <li>4. ☐ Acknowledgment is made of a claim for foreign priority und</li> <li>a) ☐ All b) ☐ Some* c) ☐ None of the:</li> </ul>	der 35 U.S.C. § 119(a)-(d) or (f).		
1. Certified copies of the priority documents have	e been received.		
2. Certified copies of the priority documents have			
3. ☐ Copies of the certified copies of the priority do	• • • • • • • • • • • • • • • • • • • •	<del></del>	tion from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
5. Acknowledgment is made of a claim for domestic priority up	nder 35 U.S.C. § 119(e) (to a provisi	onal application).	
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6. Acknowledgment is made of a claim for domestic priority up	• •		
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of			
7. A SUBSTITUTE OATH OR DECLARATION must be submINFORMAL PATENT APPLICATION (PTO-152) which gives reas			NOTICE OF
8.  CORRECTED DRAWINGS must be submitted.			
(a) 🛛 including changes required by the Notice of Draftsper	son's Patent Drawing Review (PTO	-948) attached	
1) 🛭 hereto or 2) 🔲 to Paper No	•	,	
(b) including changes required by the proposed drawing	correction filed, which has be	een approved by the i	Examiner.
(c) including changes required by the attached Examiner	<del></del>	• • • •	1
Identifying indicia such as the application number (see 37 CFR 1 of each sheet. The drawings should be filed as a separate paper	.84(c)) should be written on the drawii	ngs in the top margin (	not the back)
9. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT FOR T			Note the
Attachment(s)			
<ul> <li>1 ☐ Notice of References Cited (PTO-892)</li> <li>3 ☒ Notice of Draftperson's Patent Drawing Review (PTO-948)</li> <li>5 ☐ Information Disclosure Statements (PTO-1449), Paper No</li> <li>7 ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material</li> </ul>	4☐ Interview Summ — 6⊠ Examiner's Ame	al Patent Application ( ary (PTO-413), Paper andment/Comment ament of Reasons for	No
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U.S. Patent and Yrademark Office PTO-37 (Rev. 04-01)



Art Unit: 3618

### **EXAMINER'S AMENDMENT**

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Cary Tope-McKay on 12 February 2003.

The application has been amended as follows:

## In the Specification:

- 1. In the specification page 4, line 13 the, ")" has been removed following the word "platform".
- 2. In the specification page 4, line 14 the phrase, "suitable material.) a preferred" has been changed to "suitable material in a preferred".
- 3. In the specification page 5, line 1 the phrase, "10" to about 25", more preferably at about 17°." has been changed to "10° to about 25°, more preferably at about 17°."

for consistency.

- 4. In the specification page 6, line 1 the phrase, "preferably about 03" relative" has been changed to "preferably about 30° relative" for consistency.
- 5. In the specification page 6, line 19 the phrase, "or support member" has been added after the word "kingpin" for clarity.
- 6. In the specification page 10, line 10 the phrase, "approximately 30" to" has been changed to "approximately 30° to" for consistency.

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Application/Control Number: 09/801,536

**Art Unit: 3618** 

7. In the specification page 10, line 14 the phrase, "preferably at 140"." has been changed to "preferably at 140°. " for consistency.

In the Claims in appendix A2 of the amendment filed as paper number 15:

- 8. Claims 15-22 have been cancelled for being directed to a non-elected species.
- 9. In claim 1, page 1, lines 1 and 2 the phrase "attached in an inclined manner with an underside of a skateboard deck" has been changed to "attached to an inclined

surface, inclined relative to the underside of a skateboard deck for clarity.

- 10. In Claim 1, page 1, line 8 the comma between the words "the" and "arm" has been removed for clarity.
- 11. In Claim 1, page 1, line 10 the word "anout" has been changed to "about".

## Allowable Subject Matter

Claims 1-14 allowed.

The following is an examiner's statement of reasons for allowance: The primary reason for the allowance of the claims in this case, is the inclusion of a pivotal arm which supports a pivotal skateboard truck attached in an inclined manner with respect to the skateboard deck allowing for independent pivoting of the skateboard truck about two axes, in combination with the other elements recited, which is not found in the prior art of record.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Page 4

Application/Control Number: 09/801,536

**Art Unit: 3618** 

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian Swenson whose telephone number is (703) 305-8163. The examiner can normally be reached on M-F 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Johnson can be reached on (703) 308-0885. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

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February 14, 2003

Brian Swenson Examiner Art Unit 3618

TECHNOLOGY CENTER 3800



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B. objected to by the Draftsperson under 37 CFR submission of new, corrected drawings when necessary.	1.84 or 1.132 for the re Corrected drawing m	asons indicated below. The	he Examiner will require	hock of this series
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## Attachment for PTO-948 (Rev. 03/01, or earlier)

The below text replaces the pre-printed text under the heading. "Information on How to Effect Drawing Changes," on the back of the PTO-948 (Rev. 03/01, or earlier) form.

## INFORMATION ON HOW TO EFFECT DRAWING CHANGES

## I. Correction of Informalities -- 37 CFR 1.35

New corrected drawings must be filed with the changes incorporated therein Identifying indicia, if provided, should include the title of the invention. inventor's same, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each shoet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened stansary period set for reply in the Notice of Allowability. Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136(a) or (b) for Elling the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

2. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Dransperson. MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

## Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the anached Office communication. See 37 CFR 1.85(a).

Failure to take corrective action within the set period will result in ABANDONMENT of the application





art B - fee(s) transmittal

Complete and send this form, together with applicable fee(s), to: Mail Box ISSUE FEE

Commissioner for Patents Washington, D.C. 20231

4-16-03

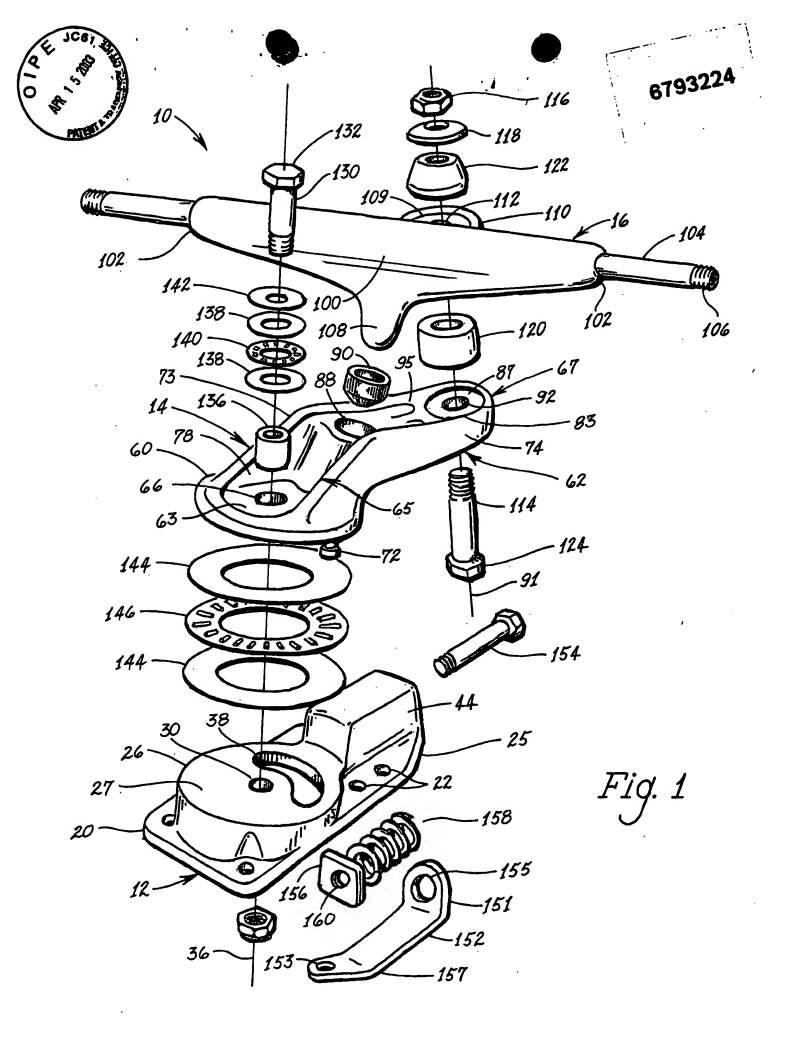
(703)746-4000 Fax

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maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Legibly mark-up with a Note: A certificate of mailing can only be used for domestic mailings of the Fec(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. 7590 Eyreick Williamson, President Carver Skateboards, Inc. Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Issue Fee address above, or being facsimile transmitted to the USPTO, on the date indicated below. 245 Turnbull Canyon Road City of Industry, CA 91745 (Depositor's name) (Signature) (Date APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 03/08/2001 09/801.536 **Neil Stratton** 37197/RJW/A524 7179 TITLE OF INVENTION: TRUCK FOR SKATEBOARDS APPLN. TYPE SMALL ENTITY **ISSUE FEE PUBLICATION FEE** TOTAL FEE(S) DUE DATE DUE nonprovisional YES \$650 \$300 05/20/2003 \$950 **EXAMINER** ART UNIT CLASS-SUBCLASS SWENSON, BRIAN L 3618 280-087041 Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys 1 TOPE-MCKAY & ASSOC. or agents OR, alternatively, (2) the name of a ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. single firm (having as a member a registered attorney or agent) and the names of up to 2 © "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer registered patent attorneys or agents. If no name is listed, no name will be printed. Number is required. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignce is identified below, no assignce data will appear on the patent. Inclusion of assignce data is only appropriate when an assignment has been previously submitted to the USPTO or is being submitted under separate cover. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY) CARNER SKATEBOARDS CITY OF INDUSTRY, CA Please check the appropriate assignee category or categories (will not be printed on the patent) ☐ individual ☐ corporation or other private group entity ☐ government 4a. The following fee(s) are enclosed: 4b. Payment of Fee(s): A check in the amount of the fee(s) is enclosed. X Issue Fee Payment by credit card. Form PTO-2038 is attached. Publication Fee Q The Commissioner is hereby authorized by charge the required fee(s), or credit any overpayment, to Deposit Account Number \_\_\_\_\_\_(enclose an extra copy of this form). ☐ Advance Order - # of Copies

Commissioner for Patents is requested to apply the Issue Fee and Publication Fee (if any) or to re-apply any previously paid issue fee to the application identified above. (Authorized Signature) NOTE; The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office. This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, Washington, D.C. 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, Washington, D.C 20231. The PTO aid not receive the pollowing listed itera(3) Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. TRANSMIT THIS FORM WITH FEE(S) U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE





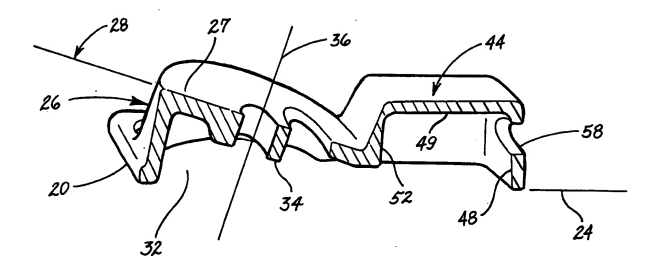


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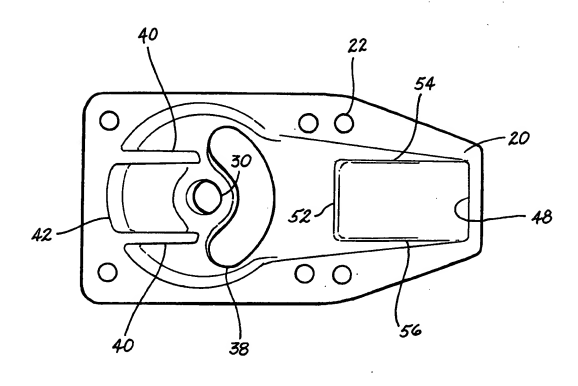


Fig. 3



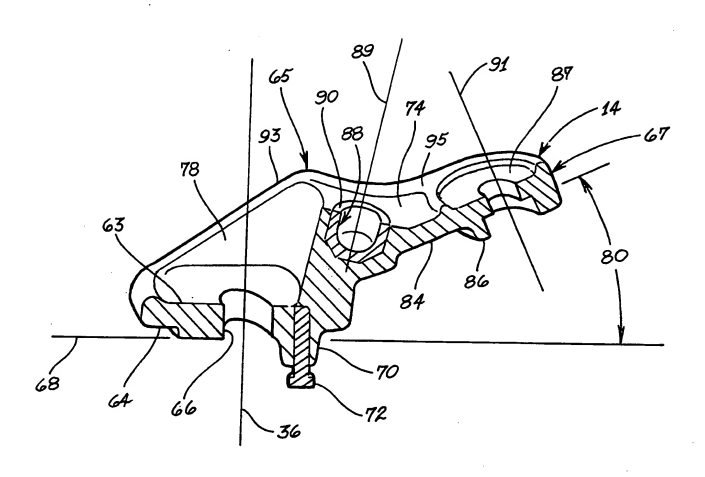


Fig. 4



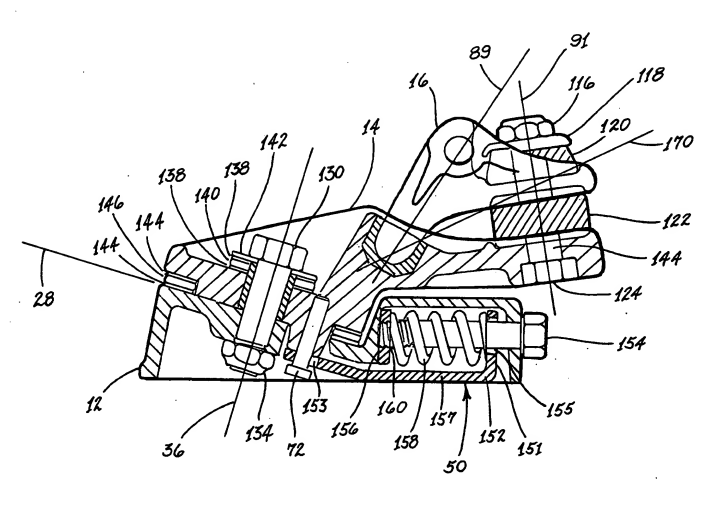
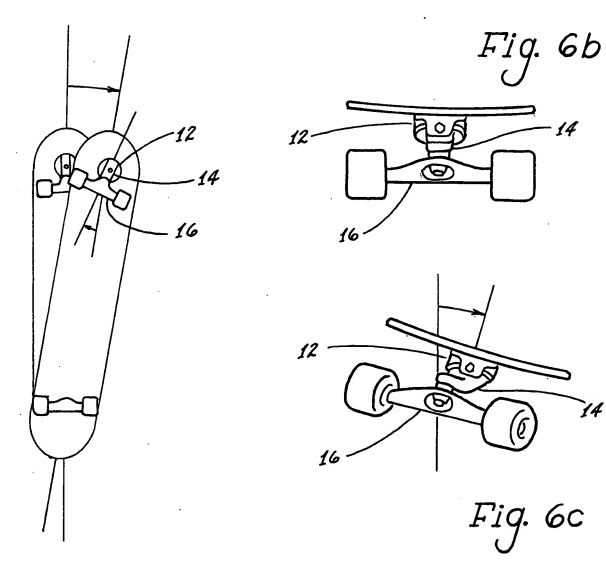


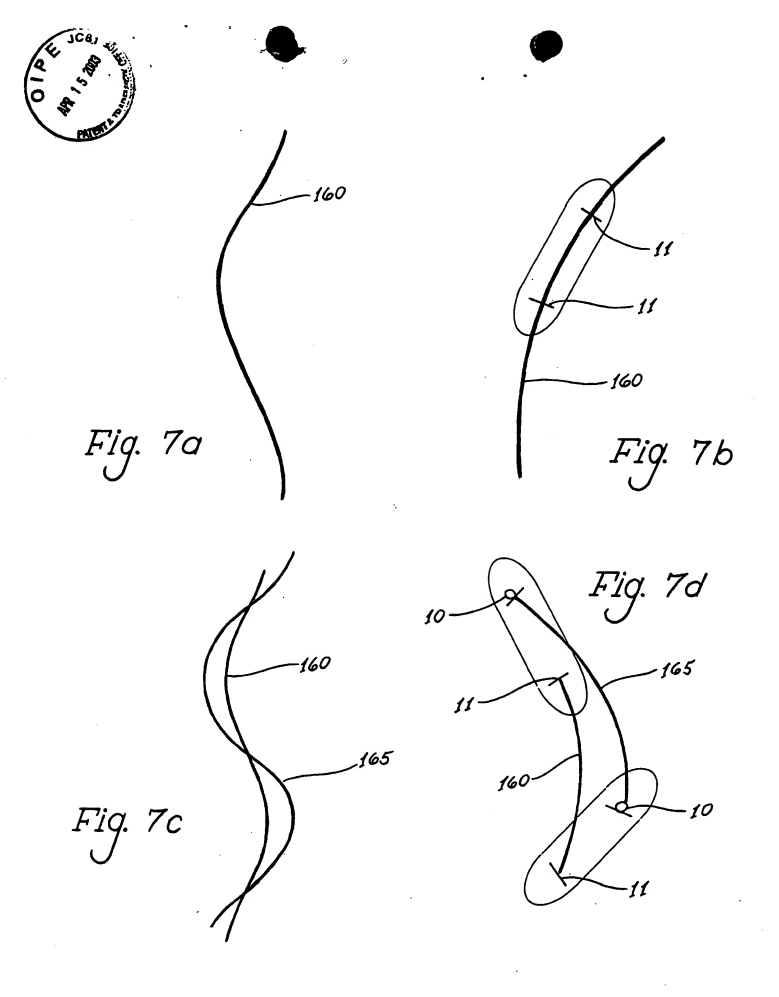
Fig. 5





14

Fig. 6a





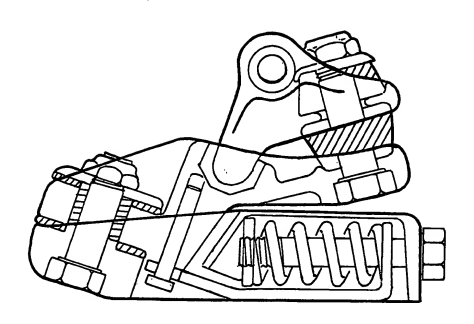


Fig. 8



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Transactio	on History
Date	Transaction Description
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12-19-2011	Petition Decision - Accept Late Payment of Maintenance Fees - Denied
07-28-2011	Petition to Accept Late Payment of Maintenance Fee Payment Filed
05-25-2011	Mail-Petition Decision - Accept Late Payment of Maintenance Fees - Dismissed
05-24-2011	Petition Decision - Accept Late Payment of Maintenance Fees - Dismissed
05-13-2011	Petition to Accept Late Payment of Maintenance Fee Payment Filed
03-30-2011	Email Notification
03-21-2011	Mail-Petition Decision - Dismissed
03-18-2011	Petition Decision - Dismissed
03-17-2011	Correspondence Address Change
11-01-2010	Petition to Accept Late Payment of Maintenance Fee Payment Filed
10-20-2008	Expire Patent
09-21-2004	Recordation of Patent Grant Mailed
09-02-2004	Issue Notification Mailed
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08-25-2004	Receipt into Pubs
08-24-2004	Dispatch to FDC
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07-15-2004	Receipt into Pubs
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06-08-2004	Mail-Record Petition Decision of Granted to Accept Delayed Payment of Issue Fee Petition Entered
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02-25-2003	Receipt into Pubs
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02-21-2003	Dispatch to Publications
02-20-2003	Mail Notice of Allowance
02-20-2003	Mail Formal Drawings Required
02-19-2003	Formal Drawings Required
02-19-2003	Notice of Allowance Data Verification Completed
01-08-2003	Case Docketed to Examiner in GAU
01-07-2003	Date Forwarded to Examiner
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2350 1	GRINT	45 90	
235114	verizon .	118 69	
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Ang	TIM Moarthy (architect)	2000   1500	
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	·	
Date	Transaction Detail	Amount
Apr 15	Check Crd Purchase 04/14 Marina Del Rey Liquor Venice Ca	
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· Apr 16	Check Crd Purchase 04/14 California Pizza 047 Burbank Ca	,,,,
	491987XXXXXX7505 2432301393D3490E4 ?MCC = 5812 121042882DA	- 113.50
Apr 16	POS Purchase - 04/16 Mach ID 000000 910 Lincoln Blvralphs Venice	
	Ca 7505	- 23.80
Apr 17	Check Crd Purchase 04/16 Katies Pet Depot # Mar Vista Ca	
A 24	491987XXXXXX7505 24224433B6KLQ355D ?MCC = 5995 121042882DA	- 33.93
Apr 21	Check Crd Purchase 04/17 Staples #127 Venice Ca 491987XXXXXX7505 24610433Q03S3BE68 ?MCC = 5111 121042882DA	60.55
Anr 21	Check Crd Purchase 04/18 Szechwan Restaurant Marina Del RA Ca	- 62.55
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, . <b>, .</b>	24492793E48WY4992 ?MCC = 5942 121042882DA	- 32.48
Apr 28	Wells Fargo Auto Pay 030427 547463924503847 Stratton, Neil	- 57.88
Apr 28	Check Crd Purchase 04/24 Main Street Video Venice Ca	<b>0</b> 7.33
	491987XXXXXX7505	- 22.27
Apr 29	POS Purchase - 04/28 Mach ID 000000 3456 South Seputrader Joew	
	Los Angelesca 7505	<i>- 218.8</i> 9
Apr 29	Check Crd Purchase 04/26 Chan Darae Los Angeles Ca	
4 00	491987XXXXXX7505 24418003N3E1YX14X ?MCC = 5812 121042882DA	- 193.26
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May 05	Check Crd Purchase 05/02 California Pizza 164 Santa Monica Ca	- 30.21
may oc	491987XXXXXX7505 24323013S3D40WH3R ?MCC = 5812 121042882DA	- 51.20
May 05	Check Crd Purchase 05/03 Mannys Lowrider Bikes Venice Ca	- 31.20
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	121042882DA	- 30.20
May 05	Check Crd Purchase 05/02 Johnnies Ny Pizza - SM 310-2866806 Ca	
	491987XXXXXX7505 24492793W3DWMM8Tr ?MCC = 5812 121042882DA	- 30.00
May 07	Check Crd Purchase 05/05 California Pizza 164 Santa Monica Ca	
44 07	491987XXXXXX7505 24323013Y3D44Njvl ?MCC = 5812 121042882DA	- 58.32
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	Ca 491987XXXXXX7505 24164073XV39Skkjd ?MCC = 7832 121042882DA	10.00
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May 08	Check Crd Purchase 05/03 Main Street Video Venice Ca	27.10
,	491987XXXXXX7505 24492153Z60Blgxlv ?MCC = 7841 121042882DA	- 14.11

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46,412.43 44,156.14 43,656.14 43,531.01 46,883.87 46,746.57 46,712.64	Apr 24 Apr 28 Apr 29 Apr 30 May 05 May 06 May 07	44,562.61 46,099.13 45,686.98 45,498.737 45,387.37 46,539.65 46,462.33 44,052.75
	44,156.14 43,656.14 43,531.01 46,883.87 46,746.57	44,156.14

Exhibit 30

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO."	CONFIRMATION NO.
09/801,536	03/08/2001	Neil Stratton	37197/RJW/A524	7.1.79
75	90 06/27/2003			
	mson, President		EXAMI	NER
Carver Skateboa 245 Turnbull Ca			SWENSON,	, BRIAN L
City of Industry	, CA 91745		ART UNIT	PAPER NUMBER
•			3618	P
			DATE MAILED: 06/27/2003	,

Please find below and/or attached an Office communication concerning this application or proceeding.





# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORN	(EY DOCKET NO.
9/801, 536				
•			EXA	VINER
		<u> </u>		
			ART UNIT	PAPER NUMBER

**DATE MAILED:** 

	NOTICE OF ABANDONMENT	
Γhis	is application is abandoned in view of:	
	Applicant's failure to timely file a proper response to the Office letter mailed on	
	A response (with a Certificate of Mailing or Transmission of, which is after the expiration of the period for response (time of, which expired on	
	A proposed response was received on, but it does not cor rejection.	stitute a proper response to the fina
	(A proper response to a final rejection consists only of: a timely filed amendmen condition for allowance; a Notice of Appeal; or the filing of a continuing application	it which places the application in ion under 37 CFR 1.62 (FWC).
	☐ No response has been received.	
<b>y</b>	Applicant's failure to timely pay the required issue fee within the statutory period of to of the Notice of Allowance.	hree months from the mailing date
	☐ The issue fee (with a Certificate of Mailing or Transmission of	) was received on
	☐ The submitted issue fee of \$is insufficient. The issue fee required by	37 CFR 1.18 is \$
	The issue fee has not been received.	
3	Applicant's failure to timely file new formal drawings as required in the Notice of Allo	wability.
	Proposed new formal drawings (with a Certificate of Mailing or Transmission of received on	) were
	☐ The proposed new formal drawings filed are not accept	able.
	☐ No proposed new formal drawings have been received.	
3	The express abandonment under 37 CFR 1.62(g) in favor of the FWC application fil	ed on
<b></b>	The letter of express abandonment which is signed by the attorney or agent of recointerest, or all of the applicants.	rd, the assignee of the entire
	The letter of express abandonment which is signed by an attorney or agent (acting 37 CFR 1.34(a) upon the filing of a continuing application.	in a representative capacity under
3	The decision by the Board of Patent Appeals and Interferences rendered on for seeking court review of the decision has expired and there are no allowed claims	and because the period
	The reason(s) below:	ABANDONMENT
men.	IM PTO-1432 (REV. 10-65)	CONTACT PERSON IS TOM HAWKINS

303-8380



PTO/SB/64 (11-03)

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UNINTENTIONALLY UNDER 37 CFR 1.137(b)		CS1001	
First named inventor: Stratton			
Application No.: 09/801,536	Art Unit: 3618	RECEIVED	
Filed: 03/08/2001	Examiner: Mar, Michael Y.	JUN 0 9 2004	
Title: Truck for Skateboards			
Attention: Office of Petitions  Mall Stop Petition  Commissioner for Patents P.O. Box 1450  Alexandria, VA 22313-1450  FAX: (703) 308-6916		C:TICE OF PETITION	
NOTE: If information or assistance is needed in comparison at (703) 305-9282.  The above-identified application became abandoned for failure notice or action by the United States Patent and Trademark Of expiration date of the period set for reply in the Office notice or actually obtained.	to file a timely and proper reply to a		
APPLICANT HEREBY PETITIONS FOR RE	VIVAL OF THIS APPLICATION		
NOTE: A grantable petition requires the following iter (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - filed before June 8, 1995; and for all des (4) Statement that the entire delay was unin  1. Petition fee Small entity-fee \$ 665 (37 CFR 1.17(m)). Applied to the following iter (2) Small entity-fee \$ 665 (37 CFR 1.17(m)).	-required for all utility and plant applic sign applications; and tentional.	·	
Other than small entity - fee \$(37 CFR 1.17	7(m))		
2. Reply and/or fee  A. The reply and/or fee to the above-noted Office action the form of Form 8 for Issue Fee Payment  Thas been filed previously on April 14, 2003  is enclosed herewith.  B. The issue fee and publication fee (if required) of \$has been paid previously on	identify type o	f reply):	

USP10 to process) an application. Commentating is governed by 35 U.S.C. 122 and 37 U.P.P.1.14. This consection is estimate measure 1.0 nour to-comments. Including gathering, preparing, and submitting the completed application form to the USP10. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this under, should be sent to the Charle formation Official U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. 1450, Alexandria, VA 2333-140. DO NOT SEAD FEES OR COMMETTED FORMSTO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Best 1450, Alexandria, VA 22313450.

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ا آب √ a	iling of a grantable petition under 37 CFR 1. rademark Office may require additional in	equired reply from the due date for the required reply until the 137(b) was unintentional. [NOTE. The United States Patent and information if there is a question as to whether either the inder 37 CFR 1.137(b) was unintentional (MPEP			
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	ephone nher: (310) 589-8158	Cary Tope-McKay			
Number: (310) 589-8158 Cary Tope-McKay  Typed or printed name					
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		Address			
Ęn	closures: 🗹 Fee Payment	Malibu, CA 90265			
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	06/04/2004				
	Date	Signature			
		/			
		Cary Tope-McKay  Type or printed name of person signing certificate			



5

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Stratton

Examiner: Swenson, Brian L.

Serial No.: 09/801,536

Group Art Unit: 3618

Filed: 03/18/2001

Our Ref: 37197/RJW/A524

10 For: Truck for Skateboards

RE: Petition to Revive Unintentionally Abandoned Application

Hon. Assistant Commissioner of Patents and Trademarks

15 Washington, D.C. 20231

## PETITION TO REVIVE UNINTENTIONALLY ABANDONED APPLICATION

20 Sir:

In response to the Notice of Abandonment dated June 27, 2003, the Applicants respectfully request that the Examiner consider the Remarks made below. All remarks herein are made without prejudice.

## 25 Remarks

Applicant petitions the Examiner under 37 CFR 1.137(b) to revive the now abandoned application and accept late payment of the issue fee. Pursuant to 35 U.S.C. 41(a)(7), the Applicant has enclosed the proper payment of the issue fee, a statement that the entire delay in payment of the issue fee was unintentional, and the fee for filing a petition to revive an unintentionally abandoned application.

On or immediately after February 20, 2003, Applicant received the Notice of Allowance and Issue Fee Due ("Notice"). The Notice included a request for payment of the issue fee and publication fee in the total amount of \$950.00. The Notice also included

08/10/2004 RELLEY 00000002 09801338 or a corrected sheet of drawings.

02 FC:1504 03 FC:2814 04 FC:1999

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On April 14, 2003, Applicant mailed the completed Form B, required \$950.00 Issue Fee, Corrected Sheet of Drawings, and a Return Receipt Postcard ("Postcard") to the USPTO. The Postcard is attached to this response and labeled "Attachment A." The postcard lists the contents of Applicant's response to the Notice, including the corrected drawing sheets, check for \$950.00, and completed Form B. The Postcard was returned to Applicant with the date stamp affixed by the USPTO as "April 15, 2003."

For reasons unknown to Applicant, the check for payment of the issue fee was never cashed by the USPTO, although the set of corrected drawings was received and processed. On June 27, 2003, a Notice of Abandonment was mailed by the USPTO, but was never received by Applicant. On January 15, 2004, Applicant was able to access the File History on the PAIR site and determine that the application had been abandoned.

Applicant now petitions to revive the unintentionally abandoned application and accept late payment of the issue fee pursuant to 37 C.F.R. 1.137(b). Applicant therefore submits the required \$950.00 fee for issuing the application, as well as the fee required for filing a petition to revive an unintentionally abandoned application.

Applicant therefore states that the entire delay in filing the required issue fee payment was unintentional. Applicant submitted the issue payment on April 14, 2003, within the proper time period required for response in an attempt to properly respond to the issue fee. Additionally, the Applicant now petitions the USPTO for revival of the application immediately after discovering that the application was abandoned.

Applicant therefore requests that the application be revived and the late payment of the issue fee be accepted by the Examiner as an unintentional abandonment of the application.

#### **Concluding Remarks:**

In view of the foregoing, Applicant believes the application is now in condition for issuance. Accordingly, early issuance of this application is respectfully requested.

Should the Examiner have any questions regarding this response or need any additional information, please contact the undersigned at (310) 589-8158.

The Commissioner is authorized to charge any additional fees which may be required or credit overpayment to deposit account no. 50-2691. In particular, if this response is not timely filed, the Commissioner is authorized to treat this response as including a petition to extend the time period pursuant to 37 CFR 1.136(a) requesting an extension of time of the number of months necessary to make this response timely filed and the petition fee due in connection therewith may be charged to deposit account no. 50-2691.

10

5

Respectfully submitted,

15

25

Date

Cary Tope-McKay Registration No. 41,350

20 Cary Tope-McKay TOPE-MCKAY & ASSOCIATES 23852 Pacific Coast Hwy. #311 Malibu, Ca 90265

Tel: 310.589.8158

Mobile: 310.383.7468 Fax: 310-943-2736

E-mail: cmckay@topemckay.com

#### Terminal Disclaimer

This terminal disclaimer, pursuant to 37 CFR § 1.321, is hereby filed by the patentee for U.S. Application Number 09/801,536, originally filed on 03/18/2001. This terminal disclaimer hereby dedicates to the public any terminal part of the term of any patent granted thereon equivalent to the period of abandonment of the application or any period that may extend beyond the date 20 years from the filing date of the application.

The patentee holds full ownership rights in the aforementioned application. The appropriate fee as set forth in 37 CFR § 1.20(d) is attached.

Respectfully Submitted,

MR 30 04

Date

**Neil Stratton** 







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### PATENT APPLICATION INFORMATION RETRIEVAL





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Search results for application number: 09/801,536							
Application Number:		Customer Number:	-				
Filing or 371(c) Date:	03-08-2001	Status:	Abandoned Failu Pay Issue Fee				
Application Type:	Utility	Status Date:	06-27-2003				
Examiner Name:	SWENSON, BRIAN L	Location:	FILE REPOSITORY (FRANCONIA)				
Group Art Unit:		Location Date:	11-21-2003				
Confirmation Number:		Earliest Publication No:	US 2002-0125670 A				
Attorney Docket Number:	37197/RJW/A524	Earliest Publication Date:	09-12-2002				
Class/ Sub-Class:	280/087.041	Patent Number:	•				
	Neil Stratton, Venice, CA	Issue Date of Patent:	•				
Title Of Invention:	1: TRUCK FOR SKATEBOARDS						

#### Select Search Option

Patent Term Adjustment History

Search

File History					
Number	Date	Contents Description			
41	06-27-2003	Mail Abandonment for Failure to Pay Issue Fee			
40	06-27-2003	Abandonment for Failure to Pay Issue Fee			
39	04-15-2003	Workflow - Drawings Finished			
38	04-15-2003	Workflow - Drawings Matched with File at Contractor			
37	04-15-2003	Workflow - Drawings Received at Contractor			
36	04-15-2003	Workflow - Drawings Sent to Contractor			
35	04-10-2003	Receipt into Pubs			
34	02-25-2003	Workflow - File Sent to Contractor			
33	02-25-2003	Receipt into Pubs			
32	02-24-2003	Dispatch to Publications			
31	02-21-2003	Dispatch to Publications			
30	02-20-2003	Mail Notice of Allowance			
29	02-20-2003	Mail Formal Drawings Required			
28	02-19-2003	Formal Drawings Required			
27	02-19-2003	Notice of Allowance Data Verification Completed			
26	02-19-2003	Notice of Allowability			
25	01-08-2003	Case Docketed to Examiner in GAU			
24	01-07-2003	Date Forwarded to Examiner			
23	12-09-2002	Response after Non-Final Action			





22	12-09-2002	Substitute Specification Filed
21	12-09-2002	Request for Extension of Time - Granted
20	11-12-2002	Record Petition Decision of Granted Related to Attorney
19	11-08-2002	Petition Entered
18	11-12-2002	Correspondence Address Change
17	11-12-2002	Change in Power of Attorney (May Include Associate POA)
18	07-30-2002	Case Docketed to Examiner in GAU
15	07-22-2002	Mail Non-Final Rejection
14	07-15-2002	Non-Final Rejection
13	06-11-2002	Date Forwarded to Examiner
12	06-10-2002	Response to Election / Restriction Filed
11	05-17-2002	Information Disclosure Statement (IDS) Filed
10	05-02-2002	Mail Restriction Requirement
9	05-02-2002	Requirement for Restriction / Election
8	03-26-2002	Case Docketed to Examiner in GAU
7	03-26-2002	Case Docketed to Examiner in GAU
6	12-03-2001	Case Docketed to Examiner in GAU
5	11-06-2001	Application Dispatched from OIPE
4	10-31-2001	Application Is Now Complete
3	04-19-2001	Correspondence Address Change
2	04-02-2001	JFW Scan & PACR Auto Security Review
1	03-08-2001	Initial Exam Team nn

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### ATTACHMENT C





#### Page 2 of 4

Neil Stratton Dba Stratton Design

Account Number: Statement End Date: 14,953 080-9059579 05/08/03

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	and Debits	*****************************				
Date 1	Transaction Detail			Amou		
Apr 15	Check Crd Purchase 04	4/14 Marina Del Rey Liq	luor Venice Ca			
·	491987XXXXXX7505 24	77300383Gpbhsse ?MC 4/14 California Pizza 04	C = 5921 121042882DA	- 4		
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Apr 16 I	POS Purchase - 04/16 l	Mach ID 000000 910 Lin	coin Bivraiphs Venice			
	Ca 7505 Check Crd Purchase 04	#16 Katies Pet Depot #	Mar Vista Co	- 23.		
4	491987XXXXXX7 <b>5</b> 05 24	1224433B6KLQ355D ?MC	CC=5995 121042882DA	- 33		
ADT 21 (	Check Crd Purchase 04	#17 Staples #127 Venic  610433Q03S3BE68 ?MC	e-Ca			
Apr 21 (	Check Crd Purchase 04	1/18 Szechwan Restauri	ant Marina Del RA Ca	- 62		
4	491987XXXXXX7505 24	1653003ES662Z000 ?MC	C = 5812 121042882DA	- 55		
	24492793E48WY4992 ?N	/ICC = 5942 121042882D	Ca 491987XXXXXX7505	- 32		
Apr 28	Wells Fargo Auto Pav (	030427 547463924503847	Stratton Neil	- 57.		
APT 28	Uneck Ura Purchase 04 491987XXXXXXX7505 24	4/24 Main Street Video 492153L60Btgxpt ?MCC	Venice Ca = 7841 1210428820 A	- 22		
Apr 29 1	POS Purchase - 04/28 l	Mach ID 000000 3456 Sc	outh Seputrader Joew			
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4	491987XXXXXX7505 24	l418003N3E1YX14X ?MC	C=5812 121042882DA	- 193		
Apr 30 (	Check Crd Purchase 04	4/28 Laser Institute For 158383PHB3K603V 7MC	De Santa Monica Ca			
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4	491987XXXXXX7505 24	1792623P6DYNZ8Ea ?MC	C = 5999 121042882DA	- 38		
4	491987XXXXXX7505 24	5/02 California Pizza 16 323013S3D40WH3R ?MC	CC = 5812 121042882DA	- 51		
May 05 (	Check Crd Purchase 0!	5/03 Mannys Lowrider E	Bikes Venice Ca	•		
1	121042882DA	468253WWGY5SQX5 ?N		- 30		
May 05 (	Check Crd Purchase 05	5/02 Johnnies Ny Pizza	- SM 310-2866806 Ca			
May 07 (	19198/XXXXXXX/303 24 Check Crd Purchase 05	492/93W3DWMM81r ?N 5/05 California Pizza 16	1CC=5812 121042882DA 4 Santa Monica Ca	- 30		
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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE sperwork Reduction Act of 1995, no persons are required to n

# FEE TRANSMITTAL for FY 2004

Effective 10/01/2003. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

**TOTAL AMOUNT OF PAYMENT** 

TRADE

Signature

(\$) 1670.00

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C	omplete if Known
Application Number	09/801,536
Filing Date	03/18/2001
First Named Inventor	Stratton JUN 0 9 2004
Examiner Name	Swenson, Brian L.
Art Unit	3618 C.FICE OF PETITIONS
Attorney Docket No.	CSI001

06/04/2004

METHOD OF PAYMENT (check all that apply)			FE	E CALCULATION (continued)	
Check Credit card Money Other None		ITIONAL		- <del>-</del>	
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The Director is authorized to: (check all that apply)  Charge fee(s) indicated below  Credit any overgeyments	1812 2.5	1		For filing a request for ex parte reexamination	
		20* 1804		Requesting publication of SIR prior to	
Charge any additional fee(s) or any underpayment of fee(s)			<b>V-V</b>	Examiner action	
Charge fee(s) indicated below, except for the filing fee to the above-identified deposit account.	1805 1,84	40* 1805 1	1,840*	Requesting publication of SIR after Examiner action	
FEE CALCULATION	1251 1	10 2251	55	Extension for reply within first month	
1. BASIC FILING FEE	1252 4	20 2252	210	Extension for reply within second month	
Large Entity Small Entity	1253 9	50 2253	475	Extension for reply within third month	
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1001 770 2001 385 Utility filing fee	1255 2,01	10 2255	1,005	Extension for repty within fifth month	<b></b>
1002 340 2002 170 Design filing fee	1401 33	30 2401	165	Notice of Appeal	
1003 530 2003 265 Plant filing fee	1402 33	30 2402	165	Filing a brief in support of an appeal	
1004 770 2004 385 Reissue filing fee	1403 29	90 2403	145	Request for oral hearing	
1005 160 2005 80 Provisional filing fee	1451 1,51	10 1451	1,510	Petition to institute a public use proceeding	
SUBTOTAL (1) (\$)	1452 11	10 2452	55	Petition to revive - unavoidable	
	1453 1,33	30 2453	685	Petition to revive - unintentional	665.00
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE	1501 1,33	30 2501	665	Utility issue fee (or reissue)	950.00
Total Claims Datow Fee Paid	1502 48	30 2502	240	Design issue fee	
Independent - 2	1503 64	2503	320	Plant issue fee	
Claims - 3** = X = = Multiple Dependent	1460 13	1460	130	Petitions to the Commissioner	
	1807 5	50 1807	50	Processing fee under 37 CFR 1,17(q)	
Large Entity   Small Entity Fee Fee Fee Fee Fee Pescription	1808 18	1806		Submission of Information Disclosure Stmt	
Code (\$) Code (\$) 1202 18 2202 9 Claims in excess of 20	8021 4	8021	40	Recording each patent assignment per property (times number of properties)	
1201 86 2201 43 Independent claims in excess of 3	1809 77	70 2809	385	Filing a submission after final rejection	
1203 290 2203 145 Multiple dependent claim, if not paid	1810 77	70 2810	205	(37 CFR 1.129(a)) For each additional invention to be	
1204 86 2204 43 ** Reissue independent claims		-   2010	J03	examined (37 CFR 1.129(b))	
over original patent	1801 77		385	Request for Continued Examination (RCE)	
1205 18 2205 9 ** Reissue claims in excess of 20 and over original patent	1802 90	1802	900	Request for expedited examination of a design application	
SUBTOTAL (2) (\$)	Other fee	(specify) T	ermi	nal Disclaimer Fee	55.00
or number previously paid, if greater; For Reissues, see above	*Reduced	by Basic Fi	iling Fe	ee Paid SUBTOTAL (3) (\$) 1670	.00
SUBMITTED BY			-	(Complete (if applicable))	
Name (Print/Type) Cary Tope-McKay	Regis	tration No.	144		
outy topo-moray	(Attorn	rey/Agent)	41,	350 Telephone 310-589-8158	

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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& TRADER			Application Number	09/801	,536
	TRANSMITTAL		Filing Date	03/18/	2001
ļ	FORM		First Named Inventor	Stratto	
(to be us	ed for all correspondence after initia	filing)	Art Unit	3618	JUN 0 9 2004
			Examiner Name	Swens	on, Brian L.
Total Num	iber of Pages in This Submission	14	Attorney Docket Number	CS1001	CATCE OF PETITIO
Exte	Fee Attached andment/Reply After Final Affidavits/declaration(s) ansion of Time Request areas Abandonment Request amation Disclosure Statement		Licensing-related Papers  Petition  Petition to Convert to a  Provisional Application  Power of Attorney, Revocation  Change of Correspondence Addra  Terminal Disclaimer  Request for Refund  CD, Number of CD(s)		Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)  Proprietary Information  Status Letter Other Enclosure(s) (please Identify below):  Terminal Disclaimer; Return Receipt Postcard; Attchmts A-D
Doc Res	ified Copy of Priority ument(s) ponse to Missing Parts/	Rema Filing in Abandon		sidered in Inintentio	ndividually: 1) Petition to Withdraw Holding of nally Abandoned Application.

CERTIFICATE OF TRANSMISSION/MAILING								
I hereby certify that this co first class mail in an envelo	rresponde ope addres	nce is being fa	csimile transmi ssioner for Pat	itted to the USPTO or tents, Washington, Ot	deposited with the Unite 20231 on this date:	06/04/2004	rvice with sufficient p	ostage as
Typed or printed	Cary	ope-McKay						
Signature						Date	06/04/2004	-

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Response to Missing Parts under 37 CFR 1.52 or 1.53

Tope-McKay & Associates

06/04/2004

Firm

Individual Signature Date

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will very depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, Washington, DC 20231.

If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.



#### UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

Paper No. 19

EYREICK WILLIAMSON, PRESIDENT CARVER SKATEBOARDS, INC. 245 TURNBULL CANYON ROAD CITY OF INDUSTRY, CA 91745

COPY MAILED

JUN 1 6 2004

OFFICE OF PETITIONS

In re Application of

Stratton, Neil

Application No. 09/801,536

Filed: March 8, 2001

Attorney Docket No. CSI001

ON PETITION

This is a decision on the petition under 37 C.F.R. § 1.137(b), filed June 8, 2004, to revive the above-identified application.

The petition is GRANTED.

The above-identified application became abandoned for failure to submit the issue fee and publication fee in a timely manner in reply to the Notice of Allowance mailed February 20, 2003, which set a statutory period for reply of three (3) months. Accordingly, the above-identified application became abandoned on May 21, 2003. A Notice of Abandonment was mailed on June 27, 2003.

Petitioner has met the requirements to revive the above-identified application pursuant to 37 CFR 1.137(b).

The Terminal Disclaimer filed on June 8, 2004 is not required since the application was not filed prior to June 8, 1995. Therefore, the Terminal Disclaimer has not been accepted and will not be entered, but will be placed in the application file.

The amount of the issue fee is determined when the fee is paid in full. Effective on October 1, 2003, the issue fee increased from \$650.00 to \$665.00. Accordingly, \$15.00 from the terminal disclaimer fee submitted with the instant petition on June 8, 2004 will be applied towards the issue fee. The remaining \$40.00 will be refunded to petitioner in the form of a treasury check.

The file does not indicate a change of address has been submitted, although the address given on the petition differs from the address of record. If appropriate, a request to change the address of record should be filed. A courtesy copy of this decision is being mailed to the address given on the petition; however, the Office will mail all future correspondence solely to the address of record.

The file is now being forwarded to the Publishing Division for processing into a patent.

Telephone inquiries should be directed to the undersigned at (703) 306-0482.

Jiana Chase

Petitions Examiner
Office of Petitions

Office of the Deputy Commissioner for Patent Examination Policy

cc:

CARY TOPE-MCKAY

23852 PACIFIC COAST HIGHWAY #0038

MALIBU, CA 90265

From: Scott Davison [sdavison@topemckay.com]
Sent: Wednesday, October 06, 2004 2:55 PM

To: 'neilstratton'

Subject: Patent Issued!

Neil,

I have great news! The USPTO finally issued your patent for the "Truck for Skateboards." The issue notification was mailed to us last week, and the official issue date of the patent is September 21, 2004. Your patent number is **6,793,224.** The actual patent should be in the printing division of the patent office now, and we should hopefully receive it in a few weeks.

I appreciate your patience while we sorted everything out, and I hope you enjoy being a new patent owner. I will be sending the patent over as soon as we receive it in our office. If you have any questions, please give me a call or shoot me an email anytime.

Scott Davison
Tope-McKay & Associates

Email: sdavison@topemckay.com

Phone: (310) 804-1737

This communication is for the sole use of the intended recipient and may contain confidential and privileged information. Any unauthorized review, use, disclosure, dissemination, distribution or copying is strictly prohibited. If you are not the intended recipient, please contact the sender immediately by reply e-mail and completely destroy all copies of the original message. Thank you.

#### **TOPE-MCKAY & ASSOCIATES**

#### INTELLECTUAL PROPERTY PRACTITIONERS

23852 Pacific Coast Highway Suite 311 Malibu, CA 90265 info@topemckay.com Tel: 310.589.8158 Fax:310.943.2736

December 7, 2004

Carver Skateboards Attn: Neil Stratton 245 Turnbull Canyon City of Industry, CA 91745

Re: Patent Materials & Invoices

Dear Neil,

Enclosed you will find the most recent invoices and materials related to the prosecution of your patents. Listed below is a description of the items enclosed. Please contact me if you have any questions.

We are also pleased to inform you that your application, the Truck for Skateboards, has finally issued. The issue date is 09/21/2004, and the US Patent Number is 6,793,224. We are still awaiting a copy of the patent itself, which we will forward to you as soon as we receive it.

Finally, attached is a copy of all invoices still outstanding with our office. As several of these invoices are more than 30 days past due, and we have allowed several months for payment, they are now accruing interest. Your prompt attention to these is appreciated. If you have any questions, please feel free to contact me at your convenience.

Sincerely,

Scott Davison, Esq.

Enclosed Invoices: 1129, 1794, 2186

#### Enclosed Materials:

- 1. CSI002-PROV (Truck for Skateboards)
  - a. Non-Provisional Patent Application, Filed 10/21/2004.

From:

Rachel Herrera [rherrera@topemckay.com] Friday, February 29, 2008 6:21 PM

Sent:

To:

'neil.stratton@comcast.net'

Subject:

CSI001 4Year Maintenance Fee Due 3/ 21/2008

Attachments:

CSI001-M.Fee-080229.doc; Credit Card Form CSI001.pdf

Importance:

High

Hello Neil,

Please see the attached documents regarding the 4 year maintenance fee due on CSi001 and let us know if you have any

Best regards,

-Rachel

Rachel Z. Herrera Office Manager Tope-McKay & Associates 23852 Pacific Coast Hwy #311 Malibu, CA 90265

Email: rherrera@topemckay.com

Phone: (310) 589-8158 (310) 943-2736 Fax:

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23852 Pacific Coast Highway Suite 31! Malibu, CA 90265 info@topemckay.com Tel: 310.589.8158 Fax:310.943.2736

Carver Skateboards, Inc. Attn: Neil Stratton 706 6th Avenue Venice, CA 90291

SPURIOUS DATE INTRODUCED BY MICROSOFT WORD IN RENDERING ATTACHMENT FOR EXHIBIT REDACTED

Sent via Email to neil.stratton@comeast.net

RE: Maintenance Fee Due for CSI001

Dear Mr. Stratton:

This letter is to remind you that the 4 year maintenance fee for CSI001, US Patent 6,793,224 ("Method and Apparatus for Forming Inspection Openings in Insulation Cladding"), has a due date of Friday, March 21, 2008. This maintenance fee will serve to prevent the patent from expiring before its 20 year patent term.

We have attached a credit card form that you may sign and return back to us via fax or email so that we may send payment. If for your own reasons you wish not to proceed with this particular patent, or if you wish to go about payment in a different manner, please do not hesitate to contact our office at your earliest convenience.

Thank you in advance for your prompt response in this matter.

Best regards,

-Rachel Herrera

Office Manager

rherrera@topemckay.com Phone: (310) 589-8158 Fax: (310) 943-2736 PTO-2038 (09-2006)
Approved for use through 02/28/2009. OMB 0651-0043
United States Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

#### **Credit Card Payment Form**

(Do not submit this form electronically via EFS-Web)
Please Read Instructions before Completing this Form

TAMOSO EMICANASAIS AS ACCESSORS	Credit Card Information							
Credit Card Type:	☐ Visa	MasterCard	. [	American Express	s Discover			
Credit Card Account #:				angunum annua traductor e forus (fingage) i fingal e filip i filip des las annu				
Credit Card Expiration Date:								
Name as it Appears on C	redit Card:	Neil Stratton	)					
Payment Amount: \$ (US I	Dollars): 4	55.00			The state of the s			
Cardholder Signature:		****		Date:	With the second			
Refund Policy: The USPTO may refund a fee paid by mistake or in excest of that required. A change of purpose after the payment of a fee will not entitle a party to a refund of such fee. The USPTO will not refund amounts of \$25.00 or less unless a refund is specifically requested and will not notify the payor of such amounts (37 CFR 1.26). Refund of a fee paid by credit card will be issued as a credit to the credit card account to which the fee was charged.  Service Charge: There is a \$50.00 service charge for processing each payment refused (including a check returned "unpaid") or charged back by a financial institution (37 CFR 1.21 (m)).								
	Cr	edit Card Bil	ling A	Address				
Street Address 1: 706	6th Avenue				A44.0.48			
Street Address 2:								
City: Venice				and the second s				
State/Province: CA		<del>lada (na 196 apin, depolitar (</del> n mero ero deste e sea e e dere est e e e e		Zip/Postal Code: 9	0291			
Country: USA	n n n n n n n n n n n n n n n n n n n	der Miller der Miller aus der Anne der			The state of the s			
Daytime Phone #: (310	) 399-0771		Fax#: (310) 392-5004					
Description of Request ar	nd Payment I		nent l	nformation				
Patent Fee	⊠ Patent	Maintenance Fee	□ Tr	ademark Fee	Other Fee			
Application No.	Application No.			tion No.	IDON Customer No.			
Patent No.	Patent No. 6,793,22	24	Regist	ation No.				
Allorney Dockel No. CSI001			identify					

If the cardholder includes a credit card number on any form or document other than the Credit Card Payment Form or submits this form electronically via EFS-Web, the United States Patent and Trademark Office will not be liable in the event that the credit card number becomes public knowledge.

### Tope-McKay & Associates

23852 Pacific Coast Highway #311 Malibu, CA 90265

# Invoice

Date	Invoice #
3/12/2003	1129

Bill To

Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CSI001 Office Action Response

P.O. No.	Terms	Project
		Application

Quantity	Description	Rate	Amount
2.05	SKINCAID - 9/24/2002 - Prepare office action resposne for skateboard truck appplication. Read over prior art and began to set up layout for arguments.	175.00	358.75
1.25	SKINCAID - 9/26/2002 - Meeting with CMCKAY and Stratton to discuss office action.	175.00	218.75
1.96667	SKINCAID - 9/29/2002 - Continued working on office action response.	175.00	344.17
2.48333	SKINCAID - 9/30/2002 - Continued working on office action response. Worked on laying out arguments.	. 175.00	434.58
1.46667	SKINCAID- 10/12/2002 - Completed argument layout and continued review of prior art.	175.00	256.67
3.93333	SKINCAID - 10/12/2002 - Continued work preparing office action. Read carefully through application to find errors.	175.00	688.33
2.06667	SKINCAID - 10/16/2002 - Completed initial draft of arguments.	175.00	361.67
1.01667	SKINCAID - 10/17/2002 - Reviewed draft and cleaned up language. Prepared to provide copy to client.	175.00	177.92
1.51667	SKINCAID - 10/29/2002 - Received comments from inventor and added to response.	175.00	265.42
0.95	SKINCAID - 11/05/2002 - Completed response and provided to CMCKAY for further processing.	175.00	166.25
1.31111	CMCKAY - 11/25/2002 - Reviewed response from SKINCAID. Cleaned up format and provided to MWAHLRAB for preparation for filing.	175.00	229.44
0.4	MWAHLRAB - 11/30/2002 - OFFICE ACTION - Prepare the Office Action for mail. Time includes the preparatin of the forms as well as photocopies for the client.	75.00	30.00
<del></del>			

Total

### Tope-McKay & Associates

# 23852 Pacific Coast Highway #311 Malibu, CA 90265

# Invoice

Date	Invoice #
3/12/2003	1129

Bill To

Carver Skate Boards
245 Turnbull Canyon
City of Industry, CA 91745
CSI001 Office Action Response

P.O. No.	Terms	Project
		Application

Quantity	Description		Rate		Amount
0.16667	MWAHLRAB -12/3/2002 - OFFICE ACTION - Docket, file, accounting. Photocopy is ready for the client. A file was als correspondance with the USPTO.		n to	75.00	12.50
0.06667	SDAVISON - 1/20/2003 - CSI001 - Received postcard for Al Reviewed and docketed information.	mendment/Response.		75.00	5.00
0.1	SDAVISON - 5/23/2003 - CSI001 - Prepared Power of Attor	rney to send to PTO.		75.00	7.50
	Subtotal for all Hourly Time				3,556.95
	Discount due to hour count cap - Original quote was for 15 h balance reflects 15 hours' work.	nours. Discount ensure	es -9	938.10	-938.10
	Express Mail Postage Charge			13.65	13.65
	Interest Accrued as of 1/1/2005, 1.5% Compounded Monthly	y	4	192.45	492.45
			i i		<del>,</del>

**Total** 

\$3,124.95

Invoice Date:	Invoice #:	
6/30/2004	1794	

#### 23852 Pacific Coast Highway #311 Malibu, CA 90265

Bill To:	
Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CSI001 Revival Petition	

Total		
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Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			6/30/2004	6/30/2004	
Item	Description		Hours/Qty	Rate	Amount
Associate Attorney	SDAVISON - 2/13/2004 - CSI001 - Researched strategy for reviving abandoned application after apparent loss of issue fee payment. Discussed proposed strategies with CMCKAY.		0.75	175.00	131.25
Senior Attorney	CMCKAY - 2/13/2004 - CSI00 abandonment notice and discuss with SDAVISON.		0.33333	225.00	75.00
Associate Attorney	SDAVISON - 2/19/2004 - CSI001 - Prepared letter challenging abandonment status of CSI application.		1.28333	175.00	224.58
Associate Attorney	SDAVISON - 2/24/2004 - CSI001 - Drafted Petition to Revive Unintentionally Abandoned Application to correspond with Petition to Withdraw Abandonment. Reviewed procedural steps before drafting letter and amended both in preparation for filing.		1.45	175.00	253.75
Assistant Work	SDAVISON - 2/24/2004 - CSIG		0.45	75.00	33.75
Assistant Work	SDAVISON - 3/23/2004 - CSIG		0.38333	75.00	28.75

Payments/Credits
Balance Due

Total

Phone #	Fax:	E-Mail	Web Site
(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

<del>Page 1</del>

Invoice Date:	Invoice #:
6/30/2004	1794

#### 23852 Pacific Coast Highway #311 Malibu, CA 90265

Bill To:	
Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CSI001 Revival Petition	

Payments/Credits

\$1,316.22

**Balance Due** 

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			6/30/2004	6/30/2004	•
Item	Descript	ion	Hours/Qty	Rate	Amount
Associate Attorney	SDAVISON - 3/25/2004 - CSI001 - Prepared terminal disclaimer and documents in preparation for filing petition for unintentional abandonment. Contacted client to finish up forms and prepare for filing.		1.68333	175.00	294.58
Senior Attorney	CMCKAY - 4/7/2004 - CSI001 - Reviewed dual petitions for reviving application from abandonment and worked with SDAVISON on final revisions before filing.		0.58333	225.00	131.25
Assistant Work	SDAVISON - 4/8/2004 - CSI001 - Prepared forms for filing petition to withdraw abandonment.		0.4	75.00	30.00
	Subtotal for all Hourly Time				1,202.91
Postage Regular Mail	Postage for mailing package via	a first class mail.		0.83	0.83
Miscellaneous Work	Interest Accrued as of 1/1/2005 Monthly	i, 1.5% Compounded		112.48	112.48
				Total	\$1,316.22

Phone #	Fax:	E-Mail	Web Site
(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

<del>Page 2</del>

Invoice Date:	Invoice #:
1/19/2005	2186

23852 Pacific Coast Highway #311 Malibu, CA 90265

Bill To:	
Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CSI002-PROV Provisional US Application	

Total	

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			1/19/2005	1/19/2005	
Item	Descript	ion	Hours/Qty	Rate	Amount
Associate Attorney	MRISSO - 10/14/04 - CSI002 - Application - Reviewed the disclosure and hand drawings provided by inventor Neil Stratton. Prepared drawings to coincide with the invention and the hand drawing.		2.4	175.00	420.00
Associate Attorney	MRISSO - 10/15/04 - CSI002 - Application - Reviewed and revised the drawings to incorporate the skateboard trucks turning angles. Began preparing the application, including the background section and the description.		2.33333	175.00	408.33
Associate Attorney	MRISSO - 10/20/04 - CSI002 - Application - Conferenced with Neil Stratton and incorporated information from the phone conference into the application. Continued revising the application and preparing the detailed description of the invention.		5	175.00	875.00
Associate Attorney	MRISSO - 10/21/04 - CSI002 - Application - Continued preparing and revising the application. Prepared the introduction and coordinated the application with the drawings.		7.86667	175.00	1,376.67
Assistant Work	SDAVISON - 10/25/2004 - CSI002-PROV - Docketed filing of provisional application; prepared client copy, created new client file.		0.3	75.00	22.50

Total
Payments/Credits

**Balance Due** 

Phone #	Fax:	E-Mail	Web Site
(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

Invoice Date:	Invoice #:
1/19/2005	2186

# 23852 Pacific Coast Highway #311 Malibu, CA 90265

Bill To:	
Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CSI002-PROV Provisional US Application	

Total \$3,788.65

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			1/19/2005	1/19/2005	
Item	Descript	ion	Hours/Qty	Rate	Amount
Associate Attorney	MRISSO - 10/14/04 - CSI002 - Application - Reviewed the disclosure and hand drawings provided by inventor Neil Stratton. Prepared drawings to coincide with the invention and the hand drawing.		2.4	175.00	420.00
Senior Attorney	CMCKAY - 10/14/2004 - CSI002 - Reviewed application draft and submitted revisions to MRISSO for final preparation before filing.		0.76667	225.00	172.50
	Subtotal for all Hourly Time	·		1	3,695.00
US Provisional Pat	Government Fee for filing a provisional patent application with the US Patent and Trademark Office.			80.00	80.00
Postage Express M	Express Mail Postage Charge			13.65	13.65
		,			

Payments/Credits \$0.00

Balance Due \$3,788.65

\$3,788.65

Total

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(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

Page 2

Invoice Date:	Invoice #:
2/4/2005	2328

### 23852 Pacific Coast Highway #311 Malibu, CA 90265

Total	

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			2/4/2005	2/4/2005	
Item	Descript	ion	Hours/Qty	Rate	Amount
Associate Attorney	MRISSO - 11/29/04 - CSI002 - Application - Reviewed the document and drawings provided by Neil Stratton. Incorporated the document and new drawings into the patent application.		1.05	175.00	183.75
Associate Attorney	MRISSO - 12/8/04 - CSI002 - the drawings provided by Neil incorporated the drawings into	Stratton and	5.25	175.00	918.75
Associate Attorney	MRISSO - 12/9/04 - CSI002 - Application - Revised the drawings to include the numerals from the application. Revised the application to be coordinated with the drawings.		3.4	175.00	595.00
Associate Attorney	MRISSO - 12/10/04 - CSI002 - Application - Revised the application and the claims to contain subject matter consistent with the drawings.		3.05	175.00	533.75
Associate Attorney	MRISSO - 10/11/04 - CSI002 - Application - Reviewed the disclosure provided by Neil. Conferenced with Neil regarding the disclosure and began making notes for the claims. Began drafting the claims using material from the disclosure and from the conversation with Neil.		2.01667	175.00	352.92

Total

Payments/Credits

**Balance Due** 

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(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

Page 1

Invoice Date:	Invoice #:
2/4/2005	2328

### 23852 Pacific Coast Highway #311 Malibu, CA 90265

Bill To:	
Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CSI002 US Non-Provisional Application	

Total	
Total	,
	•

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			2/4/2005	2/4/2005	
Item	Descript	cion	Hours/Qty	Rate	Amount
Associate Attorney	MRISSO - 10/13/04 - CSI002 - Application - Reviewed the additional disclosure materials. Began drafting a set of claims.		3.18333	175.00	557.08
Assistant Work	SDAVISON - 1/5/2005 - CSI002 - Prepared declarations in preparation for application filing.		0.31667	75.00	23.75
Senior Attorney	CMCKAY - 1/5/2005 - CSI002 - Reviewed application draft and made revisions to the claims and detailed description sections. Conferences with MRISSO regarding changes needed and how to clarify elements of the invention in the claims.		2.25	225.00	506.25
Associate Attorney	MRISSO - 1/5/05 - CSI002 - Application - Reviewed and revised the application to incorporate Cary Tope-Mckay's comments. Reviewed and revised to ensure consistency and quality.		3.06667	175.00	536.67
Assistant Work	SDAVISON - 1/18/2005 - CSI002 - Finalized forms for filing of non-provisional application; mailed response to USPTO; docketed, prepared client copies, and placed firm copies in office files.		1.23333	75.00	92.50

Total

Payments/Credits

**Balance Due** 

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(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

<del>Page 2</del>

\$4,074.07

Invoice Date:	Invoice #:
2/4/2005	2328

### 23852 Pacific Coast Highway #311 Malibu, CA 90265

Bill To:
Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CSI002 US Non-Provisional Application

Total	\$4,074.07

Total

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			2/4/2005	2/4/2005	
Item	Descript	ion	Hours/Qty	Rate	Amount
Assistant Work	SDAVISON - 1/26/2005 - CSI002 - Docketed filing of new utility application with USPTO; prepared new client file and docket position; prepared client copy for mailing, and placed firm copy in office files.		0.13333	75.00	10.00
	Subtotal for all Hourly Time				4,310.42
US Utility Patent F	Government Fee for filing a patent application with the US Patent and Trademark Office. Fee varies with the number of independent and dependent claims.			675.00	675.00
Miscellaneous Disc	. USPTO Filing Fee Paid by Client in Advance			-675.00	-675.00
Postage Express M	Express Mail Postage Charge			13.65	13.65
Good Inventor Disc	Discount for inventor who is particularly good to work with.			-250.00	-250.00
I					

		L	Payments/Credits	\$0.00
			Balance Due	\$4,074.07

Phone #	Fax:	E-Mail	Web Site
(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

Page 3

Invoice Date:	Invoice #:
2/4/2005	2479

### 23852 Pacific Coast Highway #311 Malibu, CA 90265

Bill To:	
Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CS1002-PROV Missing Parts Response	

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			2/4/2005	2/4/2005	
Item	Descript	ion	Hours/Qty	Rate	Amount
Assistant Work	SDAVISON - 1/7/2005 - CSI002-PROV - Received filing receipt and Notice of Missing Parts from USPTO; copied for client, docketed information, placed notice on office boards, and placed firm copy in office file.		0.13333	75.00	10.00
Associate Attorney	MRISSO - 1/18/05 - CSI002-Prov - Office Action - Reviewed the notice to file missing parts for the provisional patent application. Prepared the reply to the notice to file missing parts office action regarding the filing fee and late declaration.		0.83333	175.00	145.83
Assistant Work	SDAVISON - 1/18/2005 - CSI002-PROV - Prepared forms for filing of missing parts response; mailed response to USPTO; docketed, prepared client copies, and placed firm copies in office files.		0.5	75.00	37.50
Assistant Work	SDAVISON - 1/26/2005 - CSI002-PROV - Docketed filing of missing parts response with USPTO; prepared client copy, placed firm copy in office files.		0.11667	75.00	8.75
	Subtotal for all Hourly Time				202.08
US Missing Parts F	Government Fee for replying to Parts from the US Patent and T			125.00	125.00

Total

Payments/Credits

**Balance Due** 

Phone #	Fax:	E-Mail	Web Site
(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

Invoice Date:	Invoice #:
2/4/2005	2479

#### 23852 Pacific Coast Highway #311 Malibu, CA 90265

Bill To:	
Carver Skate Boards 245 Turnbull Canyon City of Industry, CA 91745 CSI002-PROV Missing Parts Response	

Total	\$202.08

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
			2/4/2005	2/4/2005	
Item	Descript	ion	Hours/Qty	Rate	Amount
Miscellaneous Disc	USPTO Missing Parts Fee paid by Client in Advance			-125.00	-125.00

Total \$202.08

Payments/Credits \$0.00

Balance Due \$202.08

Phone #	Fax:	E-Mail	Web Site
(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

	Invoice Date:	Invoice #:
23852 Pacific Coast Highway #311 Malibu, CA 90265	3/27/2006	3129

Bill To:	
Carver Skate Boards Attn: Neil Stratton CSI001 Issued Patent Review	

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
CSI001			3/27/2006	3/27/2006	
Item	Descript	ion	Hours/Qty	Rate	Amount
Assistant	ALOHSE - 11/7/2005 - CSI001 patent for errors and omissions		3.36667	85.00	286.17

**Total** \$286.17

Phone #	Fax:	E-Mail	Web Site
(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

Invoice Date:	Invoice #:	
7/9/2006	3245	

### 23852 Pacific Coast Highway #311 Malibu, CA 90265

Total	\$17.00

Docket #	Case #	Terms	Due Date:	Initial Consult	Application #
CSI002-PROV	Truck For Skateboards	Net 30	8/8/2006	7/5/2006	
Item	Descripti	on	Hours/Qty	Rate	Amount
Assistant Work	SDAVISON - 2/17/2005 - CSIO updated filing receipt. Prepared and placed information in office	d client copy, docketed,	0.1	85.00	8.50
Assistant Work	SDAVISON - 3/15/2005 - CSIG receipt from USPTO; docketed copy; placed firm copy in office	and prepared client	0.1	85.00	8.50
	Subtotal for all Hourly Time				17.00
				٠	

Total \$17.00

Payments/Credits \$0.00

Balance Due \$17.00

Phone #	Fax:	E-Mail	Web Site
(310) 589-8158	(310) 943-2736	accounting@topemckay.com	www.topemckay.com

#### **Tope-McKay & Associates** 23852 Pacific Coast Highway #311 Malibu, CA 90265

Invoice submitted to:
Carver Skate Boards
Attn: Eyreick Williams
245 Tumbull Canyon
City of Industry CA 91745
USA



Invoice Date	Involce Number	Our Reference/Your Reference
August 15, 2006	10465	CSI000 Carver Skat Bds

## **TOTAL CURRENT CHARGES**

\$19.05

#### **Professional Services**

		Hrs/Rate	Amount
7/7/2006 RZAMUDIO	Docketing Work Prepared client materials letter and updated client information in docketing software.	0.22 85.00/hr.	18.42
For professional	services rendered		\$18.42
Additional Charg	ges :	,	
		Qty/Price	
7/21/2006 MRHYNE	USPS First Class Mail Charge CSI. Mailed client materials first class postage.	1 0.63	0.63
Total additional	charges		\$0.63
Total amount of	this bill	•	\$19.05

#### **Tope-McKay & Associates** 23852 Pacific Coast Highway #311 Malibu, CA 90265

Invoice submitted to:
Carver Skate Boards
Attn: Eyreick Williams
245 Turnbull Canyon
City of Industry CA 91745
USA



Invoice Date	invoice Number	Our Reference/Your Reference
August 15, 2006	10466	CSI000.00002.OU00.US.MISCE CSI002

### **TOTAL CURRENT CHARGES**

\$86.72

#### **Professional Services**

		Hrs/Rate	Amount
4/27/2006 MWAHLRAB	Docketing Work  Docketed and filed Filing Receipt and Filing Receipt postcard.	0.15 85.00/hr.	12.75
5/3/2006 MWAHLRAB	Assistant Hourly Fee Prepared the client letter with associated materials from the USPTO.	0.28 85.00/h <del>.</del> г.	24.08
5/21/2006 MWAHLRAB	Patent Engineer/Scientist Hourly Fee CSI002 - Prepared client letter with additional materials from the USPTO.	0.17 85.00/hr.	14.19
5/25/2006 RZAMUDIÓ	Docketing Work Docketed various items for glient.	0.42 85.00/hr.	35.70
For professional	services rendered		\$86.72

Tope- McKay Attorney At Law, P.C. 30765 Pacific Coast Highway #420 Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Invoice Date: 3/12/2003 Invoice No. 1129

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our Reference: CSI001

Your Reference:

	Quantity	Cost	Amount
See Old File (Remaining Balance of Original \$3,124.95)		624.95	624.95
11/2/2005 - Customer Payment (Previously Unapplied)		-300.00	-300.00
8/18/2010-Discount of Professional Fees-Agreement to settle.		-324.95	-324.95

MASTERCARD, AND VISA ACCEPTED with a 4% SurCharge
Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a
finance charge of 1.5% per month.
Thank you for keeping your account current.

Invoice Total \$0.00
Payments/Credits \$0.00
Balance Due \$0.00

Tope- McKay Attorney At Law, P.C. 30765 Pacific Coast Highway #420

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Invoice Date: 6/30/2004 Invoice No. 1794

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our Reference: CSI001

Your Reference:

	Quantity	Cost	Amount
See Old File		1,316.22	1,316.22
8/18/2010-Discount of Professional Fees-Agreement to settle.		-1,316.22	-1,316.22

MASTERCARD, AND VISA ACCEPTED with a 4% SurCharge Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month. Thank you for keeping your account current.

Invoice Total \$0.00 Payments/Credits \$0.00

**Balance Due** 

\$0.00

Tope- McKay Attorney At Law, P.C. 30765 Pacific Coast Highway #420 Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Invoice Date: 1/19/2005 Invoice No. 2186

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our Reference: CSI002

Your Reference:

	Quantity	Cost	Amount
See Old File		3,788.65	3,788.65
8/18/2010-Discount of Professional Fees-Agreement to settle.		-3,299.91	-3,299.91

Invoice Total
Payments/Credits

\$488.74

MASTERCARD, AND VISA ACCEPTED with a 4% SurCharge Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a

finance charge of 1.5% per month.

Balance Due

\$-488.74 **\$0.00** 

Thank you for keeping your account current.

Tope- McKay Attorney At Law, P.C. 30765 Pacific Coast Highway #420 Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

# TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS



Invoice Date: 2/4/2005 Invoice No. 2479

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our Reference: CSI002

Your Reference:

See Old File

Quantity Cost Amount
202.08 202.08

Invoice Total

\$202.08

\$-202.08

Payments/Credits **Balance Due** 

\$0.00

MASTERCARD, AND VISA ACCEPTED with a 4% SurCharge Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month. Thank you for keeping your account current.

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

# TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS



Invoice Date: 2/4/2005 Invoice No. 2328

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our Reference: CSI002

Your Reference:

See Old File

**Quantity Cost Amount** 4,074.07 4,074.07

Invoice Total
Payments/Credits

\$4,074.07 \$-4,074.07

Balance Due

\$0.00

MASTERCARD, AND VISA ACCEPTED with a 4% SurCharge Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month. Thank you for keeping your account current.

Tel: 310.589.8158 Fax: 310.943,2736 Federal ID Number: 20-8146650

# TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS



Invoice Date: 7/9/2006 Invoice No.

3245

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our Reference: CSI002

Your Reference:

See Old File

Quantity Cost **Amount** 17.00 17.00

Invoice Total

\$17.00

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a

Payments/Credits

\$-17.00

finance charge of 1.5% per month.

**Balance Due** 

\$0.00

Thank you for keeping your account current.

MASTERCARD, AND VISA ACCEPTED with a 4% SurCharge

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS



Invoice Date: 8/15/2006 Invoice No. 10466-TS

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our Reference: CSI002

Your Reference:

Time Slips Invoicing/ATF

Quantity Cost Amount 86.72 86.72

Invoice Total

\$86.72

MASTERCARD, AND VISA ACCEPTED with a 4% SurCharge Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a

finance charge of 1.5% per month.

Payments/Credits **Balance Due** 

\$-86.72 \$0.00

Thank you for keeping your account current.

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS



Invoice Date: 8/15/2006 Invoice No. 10465-TS

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our Reference:

Your Reference:

Time Slips Invoicing/ATF

Quantity Cost Amount
19.05 19.05

Invoice Total

Payments/Credits

\$19.05

MASTERCARD, AND VISA ACCEPTED with a 4% SurCharge Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a

finance charge of 1.5% per month.

Balance Due

\$-19.05 **\$0.00** 

Thank you for keeping your account current.

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

**CSI002** 

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
6/29/2007	RZAMUDIO-06/29/2007-CSI002-11/039,617 - Received, reviewed, and docketed Notice of Allowance and Fee(s) Due sent from the USPTO on 6/21/2007. Converted to Electronic. Copied for client and placed original in client file. Updated docket calendaring system. Sent to MWAHLRAB for review.	0.3	85.00	25.50
6/29/2007	MWAHLRAB - 6/29/2007 - Assisted AVILLAREAL in completing the Issue Fee report and case summary. Verified that the Examiner's reasons for allowance were appropriate given the case history.	0.38333	185.00	70.92
6/30/2007	AVILLARREAL-06/30/07-CSI002-Rviewed Notice of Allowance for correctness against file history.	2.5	185.00	462.50
7/24/2007	AVILLARREAL-07/24/07-CSI002-Continued reviewing Notice of Allowance and drafted letter to client regarding results of review.	4.75	185.00	878.75
7/30/2007	MRISSO - 07/30/07 - CSI002 - Time spent reviewing the response to the Notice of Allowance, including the amended figures and applicable response statements. Reviewed and revised the response to ensure consistency and accuracy. Forwarded the issue fee form to N. Stratton for signing.	1.5	250.00	375.00
8/22/2007	MRISSO - 08/22/07 - CSI002 - Time spent reviewing the Notice of Allowance and preparing the applicable forms to submit with the response and issue fee.	1.25	250.00	312.50

MASTERCARD AND VISA ACCEPTED with a 4% surcharge. Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650 TOPE-MCKAY & ASSOCIATES
INTELLECTUAL PROPERTY PRACTITIONERS



Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

**CSI002** 

Date	Description	Quantity	Cost	Amount
9/6/2007	PROUTLEDGE-09/06/2007-CSI - Prepared Client Mailing of most recent materials related to prosecution of patents for case number CSI002 including Notice of Allowance from USPTO. Sent to Client via First Class Mail.	0.2	85.00	17.00
9/12/2007	RZAMUDIO-09/12/2007-CSI002-60/621,407 - Prepared Issue Fee Payment for mailing to the USPTO. Copied for both firm and client. Sent by first class mail.	0.4	85.00	34.00
9/13/2007	RZAMUDIO-09/13/2007-CSI002-11/039,617 - Docketed Issue Fee Payment sent to the USPTO on 9/12/2007. Placed firm copy in client file and updated docket calendaring system.	0.11667	85.00	9.92
9/24/2007	RZHERRERA-09/24/2007-CSI002-11/039,617 - Docketed Return-Receipt Postcard date-stamped 9/19/2007 for issue fee payment and power of attorney sent to the USPTO. Placed in client file.	0.1	85.00	8.50
9/27/2007	RZHERRERA-09/27/2007-CSI002-11/039,617 - Docketed Notice of Acceptance of Power of Attorney sent from the USPTO on 9/21/2007. Copied for client and placed original in client file.	0.1	85.00	8.50
9/28/2007	RZHERRERA-09/28/2007-CSI002-11/039,617 - Prepared client copies and cover letter for mailing to client. Copies included Issue Fee Payment and Notice of Power of Attorney. Sent by first class mail.	0.2	85.00	17.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference: CSI002

Date	Description	Quantity	Cost	Amount
10/16/2007	PROUTLEDGE - 10/16/2007 - CSI002 - Docketed Issue Notification sent from USPTO on 10/10/2007. Issue Date is 10/20/2007. Copied for client and placed original in client file.	0.1	85.00	8.50
11/7/2007	PROUTLEDGE - 11/7/2007 - CSI002 - Docketed receipt of Patent Certificate sent from USPTO on 10/30/2007. Copied for client file and placed original in client out-going mail.	0.1	85.00	8.50
1/15/2008	DAPPY - 08/01/15 - CSI002 - Reviewed issued patent for consistency with prosecution history. Placed copy of issued patent in client file. Updated status of file in docket.	1.95	200.00	390.00
1/25/2008	PROUTLEDGE - 1/25/2008 - CSI002 - Prepared Cover Letters and Client Copies for First Class Mailing.	0.18333	85.00	15.58
1/28/2008	PROUTLEDGE - 1/28/2008 - CSI002 - Prepared Cover Letters and Client Copies for First Class Mailing. Courier to Post Office.	0.1	85.00	8.50
	SUBTOTAL PROFESSIONAL FEES:			2,651.17
	ADVANCED CLIENT COSTS:		0.00	0.00
9/12/2007	First Class Mail		1.36	1.36
9/28/2007	First Class Mail		0.68	0.68
1/28/2008	First Class Mail		0.80	0.80
	SUBTOTAL ADVANCED CLIENT COSTS:			2.84
Amount due is pay	MASTERCARD AND VISA ACCEPTED with a 4% surcharge.  able upon receipt of invoice. Delinquent accounts will be charged a finance of 1.5% per month.	e charge	Invoice Total Payments/Credits	\$2,654.01 \$-2,654.01
Tin	Thank you for keeping your account current.		Balance Due	\$0.00

Time and disbursements not yet recorded will appear on a future invoice.

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

### Our/Your Reference:

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
9/5/2007	MRISSO - 09/05/07 - CSI - Time spent conferencing with N. Stratton regarding a competitor's product and patent and the relationship between Carver's patent and the competitor's product. Discussed various litigation and infringement strategies.	0.5	250.00	125.00
9/12/2007	MRISSO - 09/12/07 - CSI - Time spent conferencing with N. Stratton regarding an infringing company and possible strategies in response, such as the preparation of a licensing agreement.	0.33333	250.00	83.33
10/11/2007	FLAT FEE \$450.00; ZPoprawski; 10/11/2007 - Neil Stratton; VAPIPE; Prepared a comprehensive trademark search covering the Federal Register, all the State Registers, and several key Common Law Databases.	1	450.00	450.00
11/13/2007	FLAT FEE \$300.00; ZPoprawski; 11/13/2007 - Neil Stratton; VAPIPE - Prepared the Federal Trademark Application filing form.	1	300.00	300.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.  Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge	Invoice Total	\$958.33
of 1.5% per month.	Payments/Credits	\$-958.33
Thank you for keeping your account current.	Balance Due	\$0.00
Time and disbursements not yet recorded will appear on a future invoice.	Durance Due	20.00

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
3/28/2007	MRISSO - 03/28/07 - CSI003-PROV - Time spent reviewing the invention disclosure and preparing a provisional application to reflect the skateboard truck invention.	3.16667	250.00	791.67
3/29/2007	CMCKAY-03/29/07-CSI003-PROV - Time spent reviewing provisional application and assisting in preparation for filing.	3	250.00	750.00
3/29/2007	ZPOPRAWSKI; 03/29/2007 - CSI003-PROV; Prepared the Provisional Application filing document, including Transmittal, and return postcard for filing. Filed the new Provisional Application with the USPTO as the receiving office.	1.3	250.00	325.00
5/2/2007	RZAMUDIO-05/02/2007-CSI003-PROV - Docketed Provisional Application sent to the USPTO on 3/30/2007. Converted to electronic form. Placed firm copy in client file.	0.16667	85.00	14.17
5/2/2007	RZAMUDIO-05/02/2007-CSI003-PROV-60/920,940 - Docketed return-receipt postcard date-stamped 3/30/2007 for Provisional Application sent to the USPTO and Filing Receipt with the date of 4/18/2007. Copied Filing Receipt for client and placed both originals in client file.	0.1	85.00	8.50
5/25/2007	RZAMUDIO-05/25/2007-CSI/MISCE - Prepared set of documents for mailing to client. Documents included Filing Receipt with the date of 4/18/2007, Provisional Application sent to the USPTO for CSI003 and cover letter. Sent by first class mail.	0.16667	85.00	14.17
	SUBTOTAL PROFESSIONAL FEES:			1,903.51
	MASTEDCADD AND VISA ACCEPTED with a 40/ gurcharge			

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

**CSI003** 

Date	Description	Quantity	Cost	Amount
	ADVANCED CLIENT COSTS:			
3/29/2007	Express Mail		15.06	15.06
4/6/2007	Provisional Filing Fee		100.00	100.00
	SUBTOTAL ADVANCED CLIENT COSTS:			115.06

Invoice Total

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
3/24/2008	MRISSO - 03/24/08 - CSI003 - Time spent reviewing and revising a draft of the non-provisional patent application. Revised the specification to comply with USPTO procedure and reflect material in the figures.	3	250.00	750.00
3/26/2008	MRISSO - 03/26/08 - CSI003 - Time spent reviewing and revising the non-provisional patent application. Revised the claims and provided a final draft to N. Stratton for review.	2	250.00	500.00
3/27/2008	MRISSO - 03/27/08 - CSI003 - Time spent finalizing the patent application. Forwarded for filing with the USPTO.	0.33333	250.00	83.33
3/28/2008	RZHERRERA-03/28/2008-CSI003 - Prepared New Utility Application for mailing to the USPTO. Copied for both firm and client and sent by express mail.	0.43333	85.00	36.83
4/1/2008	RZHERRERA-04/01/2008-CSI003 - Docketed New Utility Application sent to the USPTO on 3/29/2008. Copied for client and placed original in client file. Updated docket calendaring system.	0.2	85.00	17.00
4/10/2008	HDOUGLAS-04/10/2008-CSI003- Prepared client copies for first class mailing consisting of New Application and cover letter.	0.25	85.00	21.25
	SUBTOTAL PROFESSIONAL FEES:			1,408.41
	ADVANCED CLIENT COSTS:			

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
3/28/2008	CSI003 - Express Mail for Utility Application		16.51	16.51
4/10/2008	CSI003-12/080,342 - First Class Mail for client copies		0.83	0.83
	SUBTOTAL ADVANCED CLIENT COSTS:			17.34

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI001

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
2/29/2008	RZHERRERA-02/29/2008-CSI001-09/801,536 - Drafted Maintenance Fee Reminder letter for the four year fee due on 3/21/2008. Sent along with credit card form via email to NSTRATTON. Updated docket calendaring system.	0.3	85.00	25.50

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

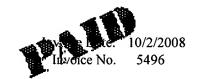
### Our/Your Reference:

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
8/15/2008	ZPoprawski; 08/15/2008 - Trademarks - At Clients request, prepared and sent to the Client a list of current trademark applications along with application serial numbers.	0.25	250.00	62.50

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
5/5/2008	RZHERRERA-05/05/2008-CSI003-12/080,342 - Docketed Filing Receipt and Notice to File Corrected Application Papers sent from the USPTO on 4/28/2008. Converted to electronic form and sent to MRISSO for review and completion. Copied for client and placed original in client file. Updated docket calendaring system.	0.25	<b>8</b> 5.00	21.25
5/6/2008	RZHERRERA-05/06/2008-CSI003-12/080,342 - Received confirmation from MRISSO that he will be preparing the requested drawings for the notice dated 4/28/2008. Assigned them to him and updated docket calendaring system.	0.1	85.00	8.50
5/6/2008	RZHERRERA-05/06/2008-CSI003-12/080,342 - Docketed return receipt postcard date-stamped 4/2/2008 for Utility Application sent to the USPTO. Placed in client file.	0.1	85.00	8.50
6/6/2008	MRISSO - 06/06/08 - CSI003 - Time spent preparing a response to an Office Action dated April 28, 2008, requiring replacement drawings. Forwarded the response and replacement drawings for filing with the USPTO.	1.33333	250.00	333.33
6/13/2008	RZHERRERA-06/13/2008-CSI003-12/080,342 - Prepared Missing Parts Response for mailing to the USPTO. Copied for both firm and client and sent by first class mail.	0.23333	85.00	19.83
6/17/2008	HDOUGLAS-6/17/2008-CSI003/12/080,342-Docketed Missing Parts response sent to USPTO on 6/13/2008. Placed firm copy in client file and updated docket calendering system.	0.21667	85.00	18.42

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
6/24/2008	HDOUGLAS-6/24/2008-CSI003/12/080,342-Docketed return receipt postcard date stamped 6/16/2008 for Missing Parts Response sent to USPTO. Placed in client file.	0.11667	85.00	9.92
6/26/2008	HDOUGLAS-6/26/2008-CSI003/12/080,342-Prepared client copies for first class mailing consisting of Missing Parts Response, Notice to File Corrected Application Papers, Filing Receipt and Client Letter.	0.18333	85.00	15.58
6/30/2008	HDOUGLAS-6/30/2008-CSI003/12/080,342-Prepared package for first class mailing of Client Copies and Client Letter.	0.1	85.00	8.50
7/8/2008	HDOUGLAS-7/8/2008-CSI003/12/080,342-Docketed Updated Filing Receipt sent from the USPTO on 6/30/2008. Copied for client and placed original in client file.	0.11667	85.00	9.92
8/1/2008	HDOUGLAS-8/1/2008-CSI003/12/080,342-Prepared client copy for first class mail consisting of Updated Filing Receipt and cover letter.	0.25	85.00	21.25
	SUBTOTAL PROFESSIONAL FEES:			475.00
	ADVANCED CLIENT COSTS:			
6/13/2008	CSI003-12/080,342 - First Class Mail for Missing Parts		0.83	0.83
6/30/2008	CSI003-12/080,342 - First Class Mail for client copies and letter		1.35	1.35
8/1/2008	CSI003-12/080,342 - First Class Mail for client copies and letter		0.59	0.59
	ASTERCARD AND VISA ACCEPTED with a 4% surcharge. ble upon receipt of invoice. Delinquent accounts will be charged a finance	e charge	Invoice Total	
	of 1.5% per month.  Thank you for keeping your account current.		Payments/Credits  Balance Due	
Time and disbursements not yet recorded will appear on a future invoice.				

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

**CSI003** 

Date

Description

Quantity

Cost

Amount

SUBTOTAL ADVANCED CLIENT COSTS:

2.77

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

\$477.77

Balance Due

\$-477.77 **\$0.00** 

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS



Neil Stratton 706 6th Avenue Venice, CA 90291

Our/Your Reference: Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
6/26/2008	ZPoprawski; 06/26/2008 - Neil Stratton; CARVER cl.28; Prepared a federal trademark application.	1	350.00	350.00
6/26/2008	ZPoprawski; 06/26/2008 - Neil Stratton; CARVER cl.25; Prepared a federal trademark application.	1	350.00	350.00
6/26/2008	ZPoprawski; 06/26/2008 - Neil Stratton; Trident logo cl.28; Prepared a federal trademark application.	1	350.00	350.00
6/26/2008	ZPoprawski; 06/26/2008 - Neil Stratton; Trident logo cl.25; Prepared a federal trademark application.	1	350.00	350.00
6/26/2008	ZPoprawski; 06/26/2008 - Neil Stratton; SURF YOUR SKATE cl.28; Prepared a federal trademark application.	1	350.00	350.00
8/26/2008	ZPoprawski; 08/26/2008 - VAPIPE - Received and reviewed an Office Action. Requested materials from the Client in support of the mark. Contacted the Examiner and responded to the Office Action.	1.08333	250.00	270.83

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.				
Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge				
of 1.5% per month.				
Thank you for keeping your account surrent				

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY/PRACTITIONERS



Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference: Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:		•	
3/27/2009	ZPOPRAWSKI; 03/27/2009 - Neil Stratton; CARVER cl. 28; At Client's request analyzed the Office Action and drafted and filed a Response to Office Action.	1.76667	250.00	441.67

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
2/9/2009	ZPOPRAWSKI; 02/09/2009; SURF YOUR SKATE; Received and reviewed the original Certificate of Trademark Registration. Copied the certificate for the file. Drafted a letter informing the Client of the registration and requirements for registration maintenance. Sent the letter and the certificate to the Client.	0.33333	250.00	83.33
2/9/2009	ZPOPRAWSKI; 02/09/2009; Trident logo class 28; Received and reviewed the original Certificate of Trademark Registration. Copied the certificate for the file. Drafted a letter informing the Client of the registration and requirements for registration maintenance. Sent the letter and the certificate to the Client.	0.25	250.00	62.50
2/9/2009	ZPOPRAWSKI; 02/09/2009; Trident logo class 25; Received and reviewed the original Certificate of Trademark Registration. Copied the certificate for the file. Drafted a letter informing the Client of the registration and requirements for registration maintenance. Sent the letter and the certificate to the Client.	0.25	250.00	62.50
3/5/2009	ZPOPRAWSKI; 03/05/2009; VAPIPE; Received and reviewed Final Office Action refusing registration of the mark based on descriptiveness. CARVER; Received and reviewed an Office Action refusing registration of the mark based on potential of confusion. Prepared a status letter informing the Client of the latest status of all the trademark applications we are handling for this Client, including the two Office Actions described above.	1.11667	250.00	279.17

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

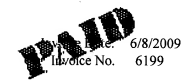
Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	SUBTOTAL PROFESSIONAL FEES:	•		487.50
	ADVANCED CLIENT COSTS:			
2/9/2009	SURF YOUR SKATE - First Class Mail for Certificate of Trademark Registration		5.00	5.00
	SUBTOTAL ADVANCED CLIENT COSTS:			5.00

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
10/23/2009	HDOUGLAS-10/23/2009-CSI003/12/080,342 - Docketed Notice of Publication of Application sent from the USPTO with a publication date of 10/8/2009. Copied for client and placed firm copy in client file.	0.1	85.00	8.50
10/26/2009	HDOUGLAS-10/26/2009-CSI003/12/080,342 - Prepared client copies for first class mail consisting of patent materials and cover letter.	0.15	85.00	12.75
	SUBTOTAL PROFESSIONAL FEES:			21.25
	ADVANCED CLIENT COSTS:			
10/26/2009	10/26/2009-CSI003/12/080,342 - First Class Mail for client copies.		0.44	0.44

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.  Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge	Invoice Total	\$21.69
of 1.5% per month.	Payments/Credits	\$-21.69
Thank you for keeping your account current.	Balance Due	\$0.00

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:	,		
7/9/2009	ZPoprawski; 07/09/2009; CARVER class 025; Received and reviewed the original Certificate of Trademark Registration. Copied the certificate for the file. Drafted a letter informing the Client of the registration and requirements for registration maintenance. Sent the letter and the certificate to the Client.	0.61667	250.00	154.17
10/12/2009	ZPoprawski; 10/12/2009 - Neil Stratton; CARVER cl.28; Prepared a the second federal trademark application. FLAT FEE \$350.00.	1	350.00	350.00
	SUBTOTAL PROFESSIONAL FEES:			504.17
	ADVANCED CLIENT COSTS:			
7/9/2009	CARVER class 025 - First Class Mail for Certificate of Trademark Registration and client letter.		5.00	5.00
	SUBTOTAL ADVANCED CLIENT COSTS:			5.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.  Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.	Invoice Total Payments/Credits	\$509.17 \$-509.17
Thank you for keeping your account current.  Time and disbursements not yet recorded will appear on a future invoice.	Balance Due	\$0.00

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
1/26/2010	ZPoprawski; 01/26/2010 - CARVER; Received and reviewed a new office action from the USPTO. Reported the office action to the client and outlined our plan of action.	0.33333	250.00	83.33
3/9/2010	ZPoprawski; 03/09/2010 - CARVER; Called the examiner and discussed the expiration of the prior registered mark. Called the USPTO to find out when the prior registered mark will be officially abandoned. Drafted and filed a response to the Office Action. Sent an update on the case to Mr. Stratton.	2.11667	250.00	529.17

MASTERCARD AND VISA AC	CCEPTED with a 4% surcharge.
Amount due is payable upon receipt of invoice. De	elinquent accounts will be charged a finance charge
of 1.5% p	per month.

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
8/2/2010	ZPoprawski; 08/05/2010- TRITON / TRITAN; Received and reviewed questions from the client regarding a potential new mark. Analyzed the information presented and sent back an opinion statement. Sent follow up advice.	0.58333	300.00	175.00
8/13/2010	ZPoprawski; 08/13/2010 - Neil Stratton; PROTEUS; Prepared a comprehensive trademark search covering the Federal Register, all the State Registers, and several key Common Law Databases. {FLAT FEE \$450.00; rush fee \$50 waived; multiple marks discount 10%}	1	405.00	405.00
8/13/2010	ZPoprawski; 08/13/2010 - Neil Stratton; TRANSIT; Prepared a comprehensive trademark search covering the Federal Register, all the State Registers, and several key Common Law Databases. {FLAT FEE \$450.00; rush fee \$50 waived; multiple marks discount 10%}	1	405.00	405.00
8/13/2010	ZPoprawski; 08/13/2010 - Neil Stratton; COMMON GROUND; Prepared a comprehensive trademark search covering the Federal Register, all the State Registers, and several key Common Law Databases. {FLAT FEE \$450.00; rush fee \$50 waived; multiple marks discount 10%}	. 1	405.00	405.00
8/14/2010	ZPoprawski; 08/14/2010 - Neil Stratton; PROTEUS; Analyzed the search report and drafted an opinion letter. {FLAT FEE \$500.00; rush fee \$50 waived; multiple marks discount 10%}	1	450.00	450.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge. Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
8/14/2010	ZPoprawski; 08/14/2010 - Neil Stratton; TRANSIT; Analyzed the search report and drafted an opinion letter {FLAT FEE \$500.00; rush fee \$50 waived; multiple marks discount 10%}	1	450.00	450.00
8/16/2010	ZPoprawski; 08/16/2010 - Neil Stratton; COMMON GROUND; Analyzed the search report and drafted an opinion letter {FLAT FEE \$500.00; rush fee \$50 waived; multiple marks discount 10%}	1	450.00	450.00

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650





Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
8/16/2010	MRISSO - 08/16/2010 - CSI003 - Time spent conferencing with the Examiner regarding proposed claim amendments. Provided a brief summary to N. Stratton for review.	0.4	300.00	120.00

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 12/23/2010 Invoice No. 7495

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
9/16/2010	ZPoprawski; 09/16/2010 - Neil Stratton; PROTEUS; Prepared and filed federal trademark application under class 25. (FLAT FEE \$350.00)	1	350.00	350.00
9/16/2010	ZPoprawski; 09/16/2010 - Neil Stratton; PROTEUS; Prepared and filed federal trademark application under class 28. (FLAT FEE \$350.00)	1	350.00	350.00

Invoice Total

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650



Invoice Date: 12/23/2010 Invoice No. 7494

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI004

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
9/1/2010	MRISSO - 09/01/2010 - CSI004 - Time spent preparing a contract between Carver International and Eyrick Williamson, Provided the draft to N. Stratton for review.	2	300.00	600.00

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650



Invoice Date: 12/23/2010 Invoice No. 7493

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI001

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
9/7/2010	RZHERRERA-09/07/2010-CSI001-09/801,536 - Prepared mailings to Dysfunctional Clothing, Inc. and La Jolla Group regarding infringement on US Patent 6,793,224. Sent by express mail. {[(4) Four Charges of \$18.30, one for each Express Mailing for the following: (1) TBOST at La Jolla Group, (2) MBIOLOS at Dysfunctional Clothing, Inc., (3) MBIOLOS (with alternate address) at Dysfunctional Clothing, Inc., (4) SKOURETCHIAN at Dysfunctional Clothing, Inc.]	0.75	85.00	63.75
9/7/2010	MRISSO - 09/07/2010 - CSI001 - Time spent preparing a draft letter to Lost and La Jolla Group. Provided the draft letter to N. Stratton for review.	1	300.00	300.00
9/9/2010	MRISSO - 09/09/2010 - CSI001-THRUSTER SETTLEMENT - Time spent prepare a Settlement Agreement between Carver and Thruster. Provided the Settlement Agreement to N. Stratton for review. NOTE: THE FLAT FEE FOR THIS ENTRY IS \$600.	2	300.00	600.00
9/10/2010	MRISSO - 09/10/2010 - CSI001 - Time spent conferencing with a representative for Dysfunctional Clothing. Conferenced with N. Stratton and prepared a new letter to Lost International, LLC.	0.7	300.00	210.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 12/23/2010 Invoice No. 7493

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI001

Date	Description	Quantity	Cost	Amount
9/16/2010	HDOUGLAS-9/16/2010-CSI001/09/801,536 - Docketed Letters Regarding Patent Infringement sent via express mail to the following: Matt Biolos, Dysfunctional Clothing (17 Pasteur and 14350 Myford Road addresses in Irvine, CA); Seyamak Kouretchian, Dysfunctional Clothing in Encinitas, CA; Toby Bost, La Jolla Group in Irvine, CA on 9/7/2010. Placed firm copies in client file.	0.21667	85.00	18.42
12/2/2010	HDOUGLAS-12/2/2010-CSI001/09/801,536 - Prepared client copies consisting of patent materials and cover letter.	0.2	85.00	17.00
	SUBTOTAL PROFESSIONAL FEES:			1,209.17
	ADVANCED CLIENT COSTS:			
9/7/2010	CSI001 - Express Mail for the following: (1) TBOST at La Jolla Group, (2) MBIOLOS at Dysfunctional Clothing, Inc., (3) MBIOLOS (with alternate address) at Dysfunctional Clothing, Inc., (4) SKOURETCHIAN at Dysfunctional Clothing, Inc.	4	18.30	73.20
10/19/2010	CSI001 - First Class Mail for Petition.	٠	2.00	2.00
12/2/2010	CSI001/09/801,536 - First Class Mail for client copies.		1.78	1.78
	SUBTOTAL ADVANCED CLIENT COSTS:			76.98
Amount due is pay	MASTERCARD AND VISA ACCEPTED with a 4% surcharge. vable upon receipt of invoice. Delinquent accounts will be charged a finance of 1.5% per month.	charge	Invoice Total Payments/Credits	\$1,286.15 \$0.00
T	Thank you for keeping your account current.		Balance Due	\$1,286.15

Page 2

Time and disbursements not yet recorded will appear on a future invoice.

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 12/23/2010 Invoice No.

7492

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
9/2/2010	RZHERRERA-09/02/2010-CSI003-12/080,342 - Docketed Notice of Allowance and Fee(s) Due and Interview Summary received from the USPTO 8/31/2010. Forwarded to MRISSO for review and updated calendaring system.	0.36667	85.00	31.17
9/3/2010	RZHERRERA-09/03/2010-CSI003-12/080,342 - Received confirmation that MRISSO will complete allowance review for notice dated 8/31/2010. Updated calendaring system.	0.16667	85.00	14.17
9/8/2010	HDOUGLAS-9/8/2010-CSI003/12/080,342 - Prepared client copy of Notice of Allowance sent electronically from the USPTO on 8/31/2010.	0.13333	85.00	11.33
9/8/2010	HDOUGLAS-9/8/2010-CSI003/12/080,342 - Prepared client copies for first class mail consisting of patent materials and cover letter.	0.21667	85.00	18.42
9/28/2010	RZHERRERA-09/28/2010-CSI003-12/080,342 - Prepared credit card form for Issue and Publication Fee. Forwarded to MRISSO for client completion and signature.	0.16667	85.00	14.17
10/4/2010	RZHERRERA-10/04/2010-CSI003-12/080,342 - Prepared Comments on Reasons for Allowance and Issue Fee Payment for Filing. Submitted electronically with the USPTO.	0.75	85.00	63.75
10/4/2010	MRISSO - 10/04/2010 - CSI003 - Time spent reviewing the Notice of Allowance. Prepared comments on the reasons for allowance and revised the drawings per the Examiner's request in the Notice of Allowance.		300.00	300.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge. Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Payments/Credits

Balance Due

Invoice Total

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 12/23/2010 Invoice No. 7492

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
10/8/2010	HDOUGLAS-10/8/2010-CSI003/12/080,342 - Docketed Issue Fee Payment, Replacement Drawings, and Comments on Reasons for Allowance filed electronically with the USPTO on 10/4/2010. Updated docket calendaring system. Prepared client copy.	0.2	85.00	17.00
10/13/2010	HDOUGLAS-10/13/2010-CSI003/12/080,342 - Prepared client copies for first class mail consisting of patent materials and cover letter.	0.18333	85.00	15.58
11/1/2010	HDOUGLAS-11/1/2010-CSI003/12/080,342 - Docketed the Issue Notification sent from the USPTO on 10/20/2010. Prepared client copy.	0.13333	85.00	11.33
11/1/2010	HDOUGLAS-11/1/2010-CSI003/12/080,342 - Prepared client copies consisting of patent materials and cover letter.	0.18333	85.00	15.58
11/18/2010	HDOUGLAS-11/18/2010CSI003/12/080,342 - Docketed Issued Patent received from the USPTO with an issue date of 11/9/2010. Prepared for client mailing.	0.2	85.00	17.00
	SUBTOTAL PROFESSIONAL FEES:			529.50
	ADVANCED CLIENT COSTS:			
9/8/2010	CSI003 - First Class Mail for client copies.		1.44	1.44
10/4/2010	CSI003 - First Class Mail for client copies.		1.28	1.28
11/1/2010	CSI003/12/080,342 - First Class Mail for Client Copies.		0.44	0.44

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650



Invoice Date: 12/23/2010 Invoice No.

7492

Attention: Neil Stratton Carver Skateboards 111 Sierra Street

El Segundo, CA 90245

Our/Your Reference:

CSI003

Date	Description	Quantity	Cost	Amount
11/18/2010	-CSI003/12/080,342 - Priority Mail for Client Copies.		4.95	4.95
	SUBTOTAL ADVANCED CLIENT COSTS:			8.11

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650



Invoice Date: 12/23/2010 Invoice No. 7491

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

### Our/Your Reference:

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
10/15/2010	MRISSO - 10/15/2010 - CSI - Retrieved the Surpath patent and patent prosecution history. Reviewed the prosecution history and provided a brief summary to N. Stratton.	0.2	300.00	60.00
10/21/2010	MRISSO - 10/21/2010 - CSI - Time spent retrieving and reviewing the docket history, conferencing with client, and obtaining and reviewing the file wrapper to identify the maintenance fee issue. Began drafting a statement of Showing of facts regarding the delay in payment of the maintenance fee.	4	300.00	1,200.00
10/21/2010	CMCKAY 0 10/21/2010 - CSI - Time spent assisting with the review of Statement of Showing.	2.5	300.00	750.00
10/26/2010	MRISSO - 10/26/2010 - CSI001 - Time spent revising the Statement of Showing based on facts revealed from the File Wrapper.	1.5	300.00	450.00
10/27/2010	MRISSO - 10/27/2010 - CSI001 - Time spent finalizing the Statement of Showing unavoidable delay and forwarded the statement to N. Stratton for review.	0.4	300.00	120.00
10/27/2010	MRISSO - 10/27/2010 - CSI001 - Time spent finalizing the Petition to Revive. Forwarded the Petition for filing with the USPTO.	1	300.00	300.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

Balance Due

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650



Invoice Date: 12/23/2010 Invoice No. 7491

Attention: Neil Stratton Carver Skateboards 111 Sierra Street

El Segundo, CA 90245

### Our/Your Reference:

Date	Description	Quantity	Cost	Amount
12/1/2010	HDOUGLAS-12/1/2010-CSI001/09/801,536 - Docketed the Petition to Accept Unavoidably Delayed Payment of Maintenance Fee in an Expired Patent and Change of Power of Attorney sent to the USPTO on 10/27/2010. Updated docket calendaring system. Prepared client copy.	0.26667	85.00	22.67
4/14/2011	Discount of Professional Fees		-600.00	-600.00
	SUBTOTAL PROFESSIONAL FEES:			2,302.67
	ADVANCED CLIENT COSTS:			
10/22/2010	CSI001/6793224 - Invoice 1058551 - (E3200) Download basic PDF file history with no references; 312 pages.		390.00	390.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.
Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge
of 1.5% per month.

Thank you for keeping your account current.

Time and disbursements not yet recorded will appear on a future invoice.

Invoice Total Payments/Credits

\$2,692.67 \$0.00

Balance Due

\$2,692.67

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS



Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
8/24/2010	MRISSO - 08/24/2010 - CSI001 - Reviewed Carver's US Patent No. 6,793,224. Drafted a letter regarding the '224 patent and Thruster USA's Thruster System product. Provided a draft letter to CMCKAY for comments. Received comments and provided a draft to N. Stratton for review.	1.75	300.00	525.00
8/25/2010	MRISSO - 08/25/2010 - CSI001 - Finalized a letter to Thruster USA and forwarded the letter to N. Stratton for transmission to Thruster.	0.1	300.00	30.00

Thank you for keeping your account current.	Balance Due	\$0.00
of 1.5% per month.	Payments/Credits	\$-555.00
MASTERCARD AND VISA ACCEPTED with a 4% surcharge.  Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge	Invoice Total	\$555.00

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650

# TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 2/24/2011

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245 Invoice No. 7689

Our/Your Reference:

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
12/23/2010	HDOUGLAS-12/23/2010-CSI001/09/801,536 - Docketed Return Receipt Postcard dated 11/1/2010 for Petition to Revive sent to the USPTO. Converted to electronic form and saved accordingly.	0.11667	85.00	9.92

Thank you for keeping your account current.	
of 1.5% per month. Payments/Credits	\$0.00
MASTERCARD AND VISA ACCEPTED with a 4% surcharge.  Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge	\$9.92

Tope- McKay Attorney At Law, P.C. 30765 Pacific Coast Highway #420

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650

### TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 5/20/2011

Invoice No.

7875

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			0.00
3/25/2011	ZPoprawski; 03/25/2011 - Researched and prepared an updated Status Report for all active Carver trademarks and sent it to the client.	1.28333	300.00	385.00
3/30/2011	ZPoprawski; 03/30/2011; CARVER class 028; Received and reviewed the original Certificate of Trademark Registration. Copied the certificate for the file. Drafted a letter informing the Client of the registration and requirements for registration maintenance. Sent the letter and the certificate to the Client.	0.58333	300.00	175.00
	SUBTOTAL PROFESSIONAL FEES:			560.00
	ADVANCED CLIENT COSTS:			
3/30/2011	CARVER - Priority Mail for client mailing.		6.00	6.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.				
Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge				
of 1.5% per month.				
Thonk you for knowing your account assessed				

Invoice Total

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650

# TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 5/20/2011

Invoice No.

7873

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
4/7/2011	RZHERRERA-04/07/2011-CSI002-11/039,617 - Prepared maintenance fee reminder for US Patent 7287762. Sent to NSTRATTON via email and certified mail.	0.28333	85.00	24.08
	SUBTOTAL PROFESSIONAL FEES:			24.08
	ADVANCED CLIENT COSTS:			
4/7/2011	CSI002-11/039,617 - Certified mail for maintenance fee reminder.		5.54	5.54

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.	Payments/Credits	\$0.00
Thank you for keeping your account current.	Balance Due	\$29.62

Tope- McKay Attorney At Law, P.C. 30765 Pacific Coast Highway #420

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650



Invoice Date: 6/29/2011 Invoice No. 7918

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
3/28/2011	RZHERRERA-03/28/2011-CSI001-09/801,536 – Docketed Petition Decision sent from the USPTO 3/21/2011. Forwarded to MRISSO for review and completion. Updated calendaring system.	0.26667	85.00	22.67
5/13/2011	RZHERRERA-05/13/2011-09/801,536 - Prepared Response to Request for Information for filing. Submitted electronically with the USPTO. Docketed response and updated calendaring system.	0.53333	85.00	45.33
5/27/2011	HDOUGLAS-5/27/2011-CSI001/09/801,536 - Docketed the Decision on Petition sent from the USPTO on 5/25/2011. Updated Docket Calendaring System. Converted to electronic form and saved accordingly. Prepared client copy.	0.1	85.00	8.50

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650

## TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 8/31/2011 Invoice No. 8023

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference: Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
6/22/2011	ZPoprawski; 06/22/2011; PROTEUS; Received and reviewed Notices of Allowance for the PROTEUS marks under class 25 and 28. Drafted and sent notices to Neil regarding the Notices of Allowance and the need and deadlines to file Allegations of Use or time extensions for each application. Updated the TM status list and sent to Neil.	0.83333	300.00	250.00

Balance Due

\$250.00

Tel: 310.589.8158 Fax: 310.943.2736 Federal ID Number: 20-8146650

TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 8/31/2011

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245 Invoice No. 8022

Our/Your Reference: CSI001

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
6/10/2011	CMCKAY - 6/10/2011 - CSI001 - Worked on preparation of renewal petition on US Patent 6,793,224.	3.25	300.00	975.00
6/13/2011	ZPoprawski; 06-13-2011 - CSI001; Researched the law regarding petition for acceptance of delayed payment of maintenance fee in expired patent to reinstate patent and procedure after dismissal of the petition.	2.95	300.00	885.00
6/14/2011	CMCKAY - 06/14/2011 - CSI001 - Continued working on preparing petition and related documents.	2.25	300.00	675.00
6/22/2011	ZPoprawski; 06/22/2011; CSI001; At Cary's request, researched my records for any correspondence regarding CSI001. Sent Cary an e-mail summarizing my findings.	0.25	300.00	75.00
6/23/2011	CMCKAY - 6/23/2011 - CSI001 - Reviewed correspondence from ZPOPRAWSKI and made comments.	4	300.00	1,200.00
6/27/2011	CMCKAY - 6/27/2011 - CSI001 - Finished preparing petition and related documents.	2.5	300.00	750.00
7/25/2011	RZHERRERA-07/25/2011-CSI001-09/801,536 - Prepared required forms for renewed petition under 37 CFR 1.1378(b) on US Patent 6,793,224. Forwarded to CMCKAY for submission to the USPTO with renewed petition.	0.71667	85.00	60.92
7/25/2011	CMCKAY - 7/25/2011 - CSI001 - Reviewed forms for renewed petition and related documents prior to submission.	1.5	300.00	450.00

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.

Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge of 1.5% per month.

Invoice Total Payments/Credits

Thank you for keeping your account current.

Balance Due

Time and disbursements not yet recorded will appear on a future invoice.

Tope- McKay Attorney At Law, P.C. 30765 Pacific Coast Highway #420

Malibu, CA 90265

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650



Invoice Date: 8/31/2011 Invoice No. 8022

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

D.	. Color			
Date	Description	Quantity	Cost	Amount
7/28/2011	HDOUGLAS-7/28/2011-CSI001/09/801,536 - Docketed the Renewed Petition Under 37 CFR 1.378(b) sent to the USPTO on 7/25/2011. Updated docket calendaring system.  Converted to electronic form and saved accordingly. Prepared client copy.	0.26667	85.00	22.67
8/4/2011	HDOUGLAS-8/4/2011-CSI001/09/801,536 - Prepared client copies for first class mail consisting of patent materials and cover letter. {[\$2.00 first class postage fee to be entered]}	0.18333	85.00	15.58
8/4/2011	HDOUGLAS-8/4/2011-CSI001/09/801,536 - Docketed Return Receipt postcard date stamped 7/28/2011 for the Renewed Petition sent to the USPTO. Converted to electronic form and saved accordingly.	0.11667	85.00	9.92
	SUBTOTAL PROFESSIONAL FEES:			5,119.09
	ADVANCED CLIENT COSTS:			
7/24/2011	CSI001/09/801,536 - Case Download (FUTURES TECH. v. QUIGG)		4.95	4.95
7/24/2011	CSI001/09/801,536 - Case Download (SINIL KIM v. QUIGG)		4.95	4.95
7/25/2011	CSI001/09/801,536 - Petition Fee.		400.00	400.00
8/4/2011	CSI001/09/801,536 - First Class Mail for client copies.		2.00	2.00
	SUBTOTAL ADVANCED CLIENT COSTS:			411.90
	MASTERCARD AND VISA ACCEPTED with a 4% surcharge.		Invoice Total	\$5,530.99
Amount due is pay	able upon receipt of invoice. Delinquent accounts will be charged a financ of 1.5% per month.	e charge	Payments/Credits	\$0.00
	Thank you for keeping your account current.		Balance Due	\$5,530.99
Tin	ne and disbursements not yet recorded will appear on a future invoice.			

Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650



Invoice Date: 11/15/2011 Invoice No. 8170

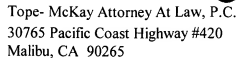
Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference:

Trademark Work - Neil Stratton

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
10/19/2011	ZPoprawski; 10/19/2011 - Neil Stratton; PROTEUS; Prepared and filed an Allegation of Use under class 25.	1	300.00	300.00
10/19/2011	ZPoprawski; 10/19/2011 - Neil Stratton; ROUNDHOUSE; Prepared and filed federal trademark application under class 25.		350.00	350.00
10/19/2011	ZPoprawski; 10/19/2011 - Neil Stratton; ROUNDHOUSE; Prepared and filed federal trademark application under class 28.	1	350.00	350.00
10/19/2011	ZPoprawski; 10/19/2011 - Neil Stratton; PROTEUS; Prepared and filed an Allegation of Use under class 28.	1	300.00	300.00

Thank you for keeping your account current.	Balance Due	\$1.300.00
of 1.5% per month.	Payments/Credits	\$0.00
Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge	Invoice Total	\$1,300.00
MASTERCARD AND VISA ACCEPTED with a 4% surcharge.		



Tel: 310.589.8158 Fax: 310.943.2736

Federal ID Number: 20-8146650

# TOPE-MCKAY & ASSOCIATES INTELLECTUAL PROPERTY PRACTITIONERS

Invoice Date: 2/29/2012 Invoice No.

8360

Attention: Neil Stratton Carver Skateboards 111 Sierra Street El Segundo, CA 90245

Our/Your Reference: CSI001

Date	Description	Quantity	Cost	Amount
	PROFESSIONAL FEES:			
1/5/2012	RZHERRERA-01/05/2012-CSI001-09/801,536 - Docketed petition decision received from the USPTO with the date of 12/20/2011. Forwarded to CMCKAY for review.	0.25	85.00	21.25
1/12/2012	HDOUGLAS-1/12/2012-CS1001/09/801,536 - Prepared client copies for first class mail consisting of patent materials and cover letter.	0.18333	85.00	15.58
	SUBTOTAL PROFESSIONAL FEES:		•	36.83
	ADVANCED CLIENT COSTS:			
1/12/2012	CSI001/09/801,536 - First Class Mail for client copies.		1.28	1.28

MASTERCARD AND VISA ACCEPTED with a 4% surcharge.  Amount due is payable upon receipt of invoice. Delinquent accounts will be charged a finance charge	Invoice Total	\$38.11
of 1.5% per month.	Payments/Credits	\$0.00
Thank you for keeping your account current.	Balance Due	\$38.11



### (12) United States Patent Stratton

US 7,287,762 B2 (10) Patent No.: (45) Date of Patent: Oct. 30, 2007

(= 4)		10D 011 (MND 0 . MD 0	
(54)	TRUCK	FOR SKATEBOARDS	4,166,629 A
			6,428,023 E
(75)	Inventor:	Neil Stratton, 706 6th Ave., Venice, CA	6,467,782 E
		(US) 90291	6,547,262 E
(70)	/=-> · ·		6,793,224 E
(73)	Assignee:	Neil Stratton, Venice, CA (US)	7,080,845 E
(*)	Notice:	Subject to any disclaimer, the term of this patent is extended or adjusted under 35	

U.S.C. 154(b) by 417 days.

(21) Appl. No.: 11/039,617

(22) Filed: Jan. 19, 2005

(65)**Prior Publication Data** US 2006/0087087 A1 Apr. 27, 2006

#### Related U.S. Application Data

(60) Provisional application No. 60/621,407, filed on Oct. 21, 2004.

(51) Int. Cl. A63C 17/02 (2006.01)

(52) U.S. Cl. ...... 280/11.27; 280/11.19; 280/87.042

(58) Field of Classification Search ...... 280/11.19, 280/11.25, 11.27, 11.28, 87.01, 87.021, 87.03, 280/87.041, 87.042, 87.043, 87.05 See application file for complete search history.

(56)References Cited

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6,467,782 B1 *	10/2002	Smith 280/87.042
6,547,262 B1 *	4/2003	Yamada et al 280/11.28
6,793,224 B2*	9/2004	Stratton 280/87.042
7,080,845 B2 *	7/2006	Inchley 280/87.042

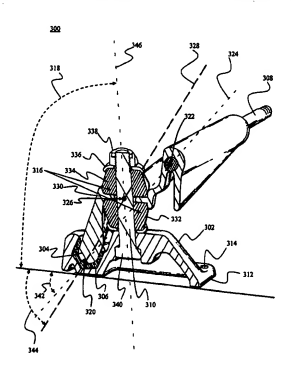
#### \* cited by examiner

Primary Examiner-Christopher P. Ellis Assistant Examiner—John D Walters (74) Attorney, Agent, or Firm-Tope-Mckay & Associates; Marcus L. Risso

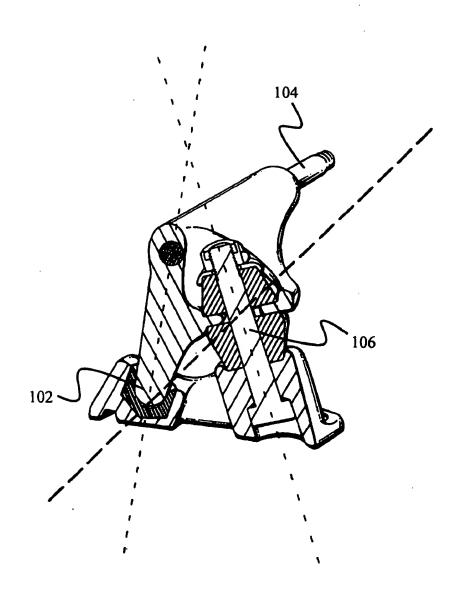
#### (57)**ABSTRACT**

A skateboard truck is presented that includes a kingpin situated between a pivot pin and an axle. The truck includes a base plate, with a pivot pin with a tip pivotally attached with the base plate. An axle having a center point is included, where a pin-axle axis runs from the pivot pin tip through the center point. A kingpin couples the axle with the base plate. The kingpin has a midpoint and a length, with a kingpin axis running the length of the kingpin and through the midpoint. The kingpin midpoint is positioned between the axle and the pivot pin, such that a pin-kingpin axis runs from the pivot pin tip through the midpoint of the kingpin. The pivot pin and the axle are configured such that the pin-kingpin axis is between the kingpin axis and the pin-axle axis, providing the skateboard truck movement about two axes of rotation.

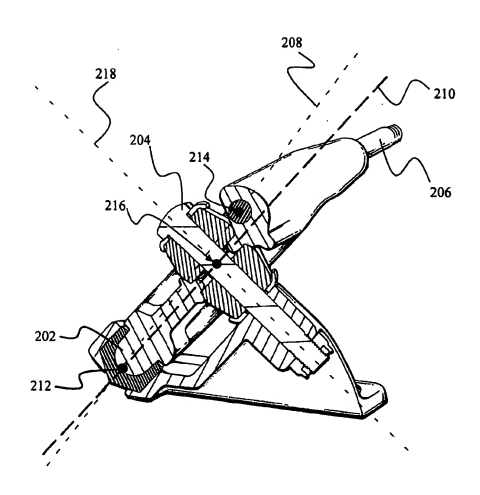
#### 23 Claims, 7 Drawing Sheets

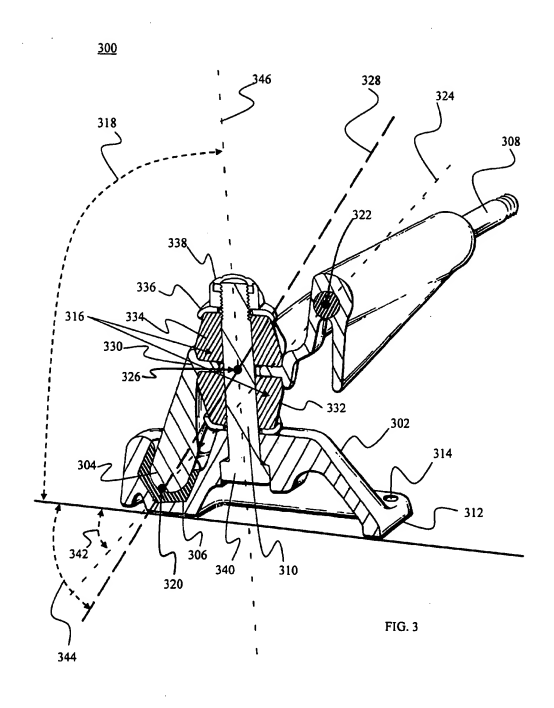


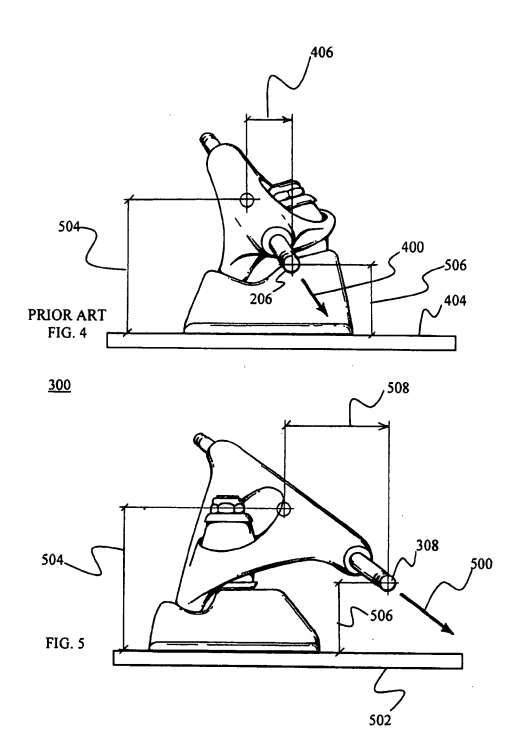
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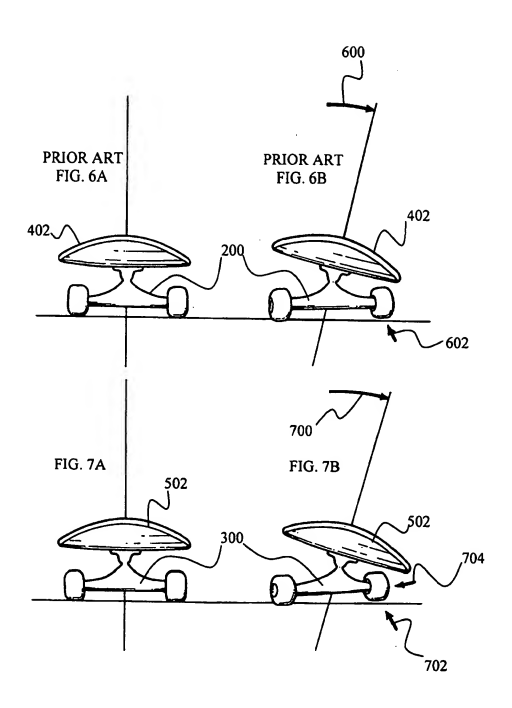


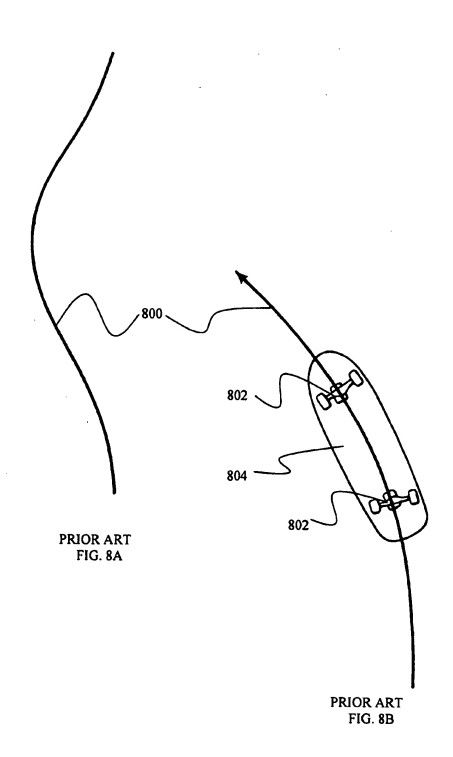
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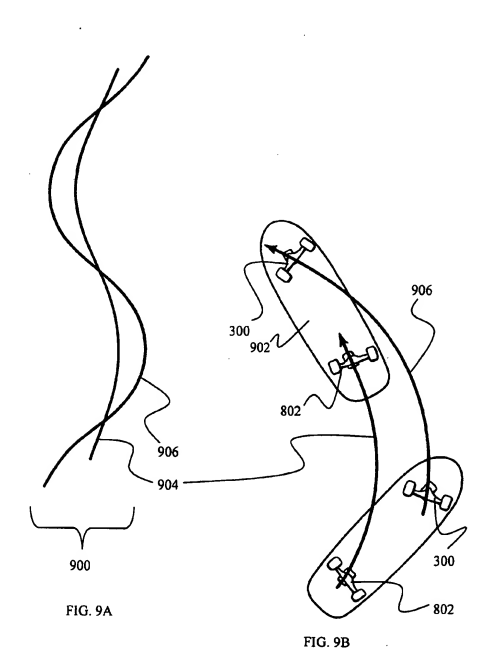












#### PRIORITY CLAIM

This application is a non-provisional application, claim- 5 ing the benefit of priority to provisional application No. 60/621,407, filed in the United States on Oct. 21, 2004, and titled "Truck for Skateboards."

#### BACKGROUND OF THE INVENTION

#### Technical Field

The present invention is directed to an improved truck for a skateboard, all-terrain board or scooter, and more particularly to a truck having a kingpin that is situated between a 15 pivot pin and an axle such that it provides the axle with an increased range of motion about two axes of rotation.

#### (2) Description of Related Art

Conventional skateboards utilize steering mechanisms known as trucks. Typically, a truck is mounted near each end 20 angle ranging from about 35° to about 55°. of the skateboard, and includes a pair of wheels at each end of its axles. The trucks provide some steering response, whereby when a skateboarder shifts weight laterally across the board, the axle twists, causing the board to turn. The trucks also serve, by means of a suspension system (e.g., 25 urethane bushings), to resiliently resist the skater's lateral tilt of the deck, thus stabilizing the board and returning it to its normal position when the turn is completed. This lateral stability is crucial for both distance riding and aerial tricks where a firm platform is desired. Current trucks must 30 sacrifice their ability to turn for lateral stability, thus becoming stiff and unresponsive when tightened sufficiently. Conversely, loosening the trucks so the board can turn easily makes it dangerously wobbly, especially at higher speeds. provided by conventional trucks is minimal.

Previous attempts have been made to design a truck with increased maneuverability. One method utilizes a truck having a trailing castor that provides the skateboard with a second axis of rotation, as described in U.S. Pat. No. 40 6,793,224, issued to Stratton. As taught by the Stratton invention, the truck comprises a conventional truck mounted to a pivotal member. The pivotal member is coupled to the nose of the deck about a bearing plate which rotates along an angled plane. The rotation of this member is regulated by 45 an adjustable spring-loaded linkage. However, a drawback of this design is the complexity of construction and the increased number of components that are susceptible to wear and breakage.

Accordingly, a need exists for an improved truck that 50 provides the user with more torsional movement of the pivoting member and is adjustable for users of varying needs, without complex components.

#### SUMMARY OF THE INVENTION

The present invention relates to a skateboard truck. The skateboard truck comprises a base plate with a base for attaching with a skateboard deck. A pivot pin with a tip is pivotally attached with the base plate. An axle is connected 60 with the pivot pin. The axle has a center point, where a pin-axle axis runs from the pivot pin tip through the center point of the axle. A kingpin couples the axle with the base plate. The kingpin has a midpoint and a length, with a kingpin axis running the length of the kingpin and through 65 tional skateboard truck; the midpoint. The kingpin midpoint is positioned between the axle and the pivot pin, such that a pin-kingpin axis runs

from the pivot pin tip through the midpoint of the kingpin. A resilient bushing set is circumferentially disposed about the kingpin for providing a skateboard truck pivot axis. The pivot pin and the axle are configured such that the pinkingpin axis is between the kingpin axis and the pin-axle axis, providing the skateboard truck movement about two axes of rotation.

In another aspect, the kingpin is positioned such that it would be substantially perpendicular to an attached skate-

In yet another aspect, each of the pin-to-kingpin and pin-to-axle axes are inclined at an angle relative to an attached skateboard deck, such that an angle of the pin-tokingpin axis is greater than the angle of the pin-to-axle axis relative to an attached skateboard deck.

In another aspect, the kingpin is positioned at an angle ranging from about 70° to about 105° relative to an attached skateboard deck.

In yet another aspect, the pin-to-axle axis is inclined at an

Furthermore, the pin-to-kingpin axis is inclined at an angle ranging from about 40° to about 70°.

In yet another aspect, the present invention also includes a skateboard. The skateboard comprises a skateboard deck with two skateboard trucks attached thereto. One of the skateboard trucks is the skateboard truck of the present invention, while the other is a traditional skateboard truck.

Finally, as can be appreciated by one in the art, the present invention also comprises a method for forming the skateboard and skateboard truck described herein.

#### BRIEF DESCRIPTION OF THE DRAWINGS

The objects, features and advantages of the present inven-Furthermore, even in optimal conditions, the rate of turn 35 tion will be apparent from the following detailed descriptions of the preferred aspect of the invention in conjunction with reference to the following drawings where:

FIG. 1 is a cut-away cross-sectional illustration of a traditional truck;

FIG. 2 is a cut-away cross-sectional illustration of another aspect of a prior art truck;

FIG. 3 is a cut-away cross-sectional illustration of a truck with a pin-kingpin-axle configuration according to the present invention;

FIG. 4 is side view illustration of a traditional truck, showing range of movement of the traditional truck;

FIG. 5 is a side view illustration of a truck according to the present invention, showing range of movement of the truck:

FIG. 6A is a front view illustration of a traditional truck, attached with a bottom side of a skateboard;

FIG. 6B is a front view illustration of a traditional truck. attached with a bottom side of the skateboard as shown in FIG. 6A, with lateral deflection of the skateboard;

FIG. 7A is a front view illustration of a truck according to the present invention, attached with a bottom side of a skateboard;

FIG. 7B is a front view illustration of a truck according to the present invention, attached with a bottom side of the skateboard as shown in FIG. 7A, with lateral deflection of the skateboard;

FIG. 8A is an illustration of a path provided by a traditional skateboard truck;

FIG. 8B is an illustration of a path provided by a tradi-

FIG. 9A is an illustration of a path provided by the skateboard truck according to the present invention; and

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FIG. 9B is an illustration of a path provided by the skateboard truck according to the present invention.

#### **DETAILED DESCRIPTION**

The present invention relates to an improved truck for a skateboard, all-terrain board or scooter, and more particularly to a truck having a kingpin that is situated between a pivot pin and an axle such that it provides the axle with an increased range of movement about two axes of rotation.

The following description, taken in conjunction with the referenced drawings, is presented to enable one of ordinary skill in the art to make and use the invention. Various modifications will be readily apparent to those skilled in the 15 art, and the general principles defined herein may be applied to a wide range of aspects. Thus, the present invention is not intended to be limited to the aspects presented, but is to be accorded the widest scope consistent with the principles and novel features disclosed herein. Furthermore it should be noted that unless explicitly stated otherwise, the figures included herein are illustrated diagrammatically and without any specific scale, as they are provided as qualitative illustrations of the concept of the present invention.

#### (1) Introduction

The present invention enhances the drive and quickness of turning of a skateboard truck, utilizing common and standard components. The present invention combines truck parts into a novel geometry to provide an unexpected result and an improvement upon existing skateboard trucks.

As shown in FIG. 1, a traditional skateboard truck 100 uses a pin 102-axle 104-kingpin 106 configuration. While functional for simply turning, the pin 102-axle 104-kingpin 106 configuration produces a twisting turn with little if any lateral movement. When a user focuses weight on one edge of the skateboard (i.e., as opposed to the other edge), the truck will produce the twisting turn which simply turns the skateboard in the desired direction.

As an alternative design and as shown in FIG. 2, another skateboard truck 200 has been devised that utilizes a pin 202-kingpin 204-axle 206 configuration, with the kingpin 204 positioned substantially perpendicular to the pin-axle axis 208 and the pin-kingpin axis 210. The pin-axle axis 208 runs from a tip 212 of the pin 202 to a center point 214 of the axle 206. The pin-kingpin axis 210 runs from the tip 212 of the pin 202 through a midpoint 216 of the kingpin 204. In this configuration, the pin-axle axis 208 is positioned between the kingpin-axis 218 and the pin-kingpin axis 210, so also resulting in a simple twisting turn with little, if any, lateral movement.

The prior art is to be contrasted with the present invention, where the kingpin is not perpendicular to the pin-kingpin or pin-axle axes, but rather is positioned substantially perpendicular to an attached skateboard. This configuration causes a side-to-side movement as well as a rotational movement of the pin. The side-to-side range projects the axle outwards (i.e., outward projection) from the inside of the turn, putting the rider's weight farther into the turn and thereby lowering the center of gravity and lateral angulature of the deck. The new configuration creates the opportunity for extended range, which results in additional turning capabilities. The outward projection also creates forward propulsion, caused by the displacement of the wheels perpendicular to the direction of travel. The present invention is discussed in further detail in the following section.

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(2) Detailed Description

FIG. 3 is a cut-away cross-sectional view of the skateboard truck 300 of the present invention. As shown in FIG. 3, the truck 300 comprises a base plate 302 for attaching with a skateboard. A pivot pin 304 rests within a cup 306 of the base plate 302, pivotally coupling the pivot pin 304 with the base plate 302. An axle 308 is coupled with the base plate 302 by a kingpin 310 secured with the axle 308.

The base plate 302 is a casting of any suitable construction and made of any suitably rigid material. As a nonlimiting example, the base plate 302 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments, the base plate 302 may be cast or forged of any formable high-strength metal or plastic.

The base plate 302 further comprises a base 312. The base 312 is formed in a suitable shape for attaching with a skateboard. As a non-limiting example, the base 312 is a substantially rectangular plate having a finite thickness, for example about 3/16 inches, and a plurality of apertures 314. The apertures 314 are suitably configured for mounting the base plate 302 onto the underside of the skateboard platform.

The kingpin 310 is positioned between the axle 308 and the pivot pin 304. A resilient bushing 316 is circumferentially disposed about the kingpin 310 for providing a skate-board truck pivot axis (i.e., axis of rotation) relative to the axle 308. This configuration of pin 304-kingpin 310-axle 308 places the axle 308 as far from the spring union (i.e., resilient bushings 316) as possible, maximizing the distance deflected given the limitations of standard sized bushing and their deflection range.

Further, the kingpin 310 is attached with the base plate 302 such that it is positioned substantially perpendicular relative to a skateboard deck. For example, the kingpin 310 may be positioned at an angle 318 ranging from about 70° to about 105° relative to the skateboard deck. This novel kingpin 310 configuration requires less force to deflect the bushings 316 than the prior art. As such, steepening the angle (i.e., configuring it substantially perpendicular to the skateboard) allows for an increased range of axle deflection which contributes to more turning capability and smoother turning action. The near verticality of the kingpin 310 of the present invention allows for more range than that of the prior art, shown in FIG. 2. Several of the special properties derived from the geometry of the present invention occur at the outer ranges of the movement and, as such, the overly angled kingpins of the prior art (i.e., shown in FIG. 2) restrict the range. The pivot pin 304 can be of any suitable construction and made of any suitable material. As a nonlimiting example, the pivot pin 304 is cast in A356 prime aircraft grade aluminum and heat treated to Rockwell T-6. In alternative embodiments the pivot pin 304 may be cast or forged of any formable high-strength metal or plastic.

The pivot pin 304 includes a tip 320 and the axle 308 includes a center point 322, such that a pin-to-axle axis 324 runs from the tip 320 of the pivot pin 304 to the center point 322 of the axle 308. Furthermore, the kingpin 310 has a midpoint 326, such that a pin-to-kingpin axis 328 runs from the tip 320 of the pivot pin 304 through the midpoint 326 of the kingpin 310. The kingpin 310 can be attached with the base plate 302 in a variety of ways and with a variety of bushings 316 to form the midpoint 326. As a non-limiting example, the midpoint 326 is where two bushings 316 come together with a seat plate 330. In this configuration, when assembled, the kingpin 310 extends through a first bushing 332 disposed between the bushing seat plate 330 and the base plate 302. The kingpin 310 further extends through a second bushing 334 and a washer 336, and is fastened with

a fastening nut 338. The kingpin 310, bushing seat plate 330, nut 338, and washer 336 are formed of any suitable type of construction and made of any suitable material. In a preferred embodiment, the kingpin 310, nut 338, and washer 336 are fabricated from steel having conventional dimensions, for example, about 3/8 inches in diameter. Additionally, the first 332 and second 334 bushings are formed of a suitably flexible material, a non-limiting example of which includes urethane.

The compliant properties of the bushings 316 allow the 10 axle 308 to pivot about the pin-to-kingpin axis 328 when a sufficient load is applied to an end portion of the axle 308. As such, the axle 308 functions as a first resilient pivoting member. As will be recognized by one skilled in the art, the mounting of the axle 308 to the base plate 302 can be 15 modified as desired. For example, a system using a pair of compression springs, as described in U.S. Pat. No. 5,263, 725 to Gesmer et al., may be used instead of the urethane bushing system.

The bolt head 340 of the kingpin 310 is displaced on the 20 underside of the base 302, such that the kingpin 310 does not rotate as the nut 338 engages a threaded portion of kingpin 310.

Each of the pin-to-kingpin 328 and the pin-to-axle 324 axes are inclined at an angle relative to an attached skateboard deck. The pin 304, axle 308, and base plate 302 are formed such that the angle of the pin-to-kingpin axis 328 is greater than the angle of the pin-to-axle axis 324 relative to an attached skateboard deck. As a non-limiting example, the pin-to-axle axis 324 is inclined at a pin-to-axle angle 342 30 ranging from about 35° to about 55°, and the pin-to-kingpin axis 328 is inclined at a pin-to-kingpin angle 344 ranging from about 40° to about 70°.

Additionally, the pin 304, axle 308, and base plate 302 are formed such that the kingpin midpoint 326 is above the 35 pin-to-axle axis 324, thereby placing the pin-to-kingpin axis 328 between the pin-to-axle axis 324 and the kingpin axis 346 (i.e., the kingpin axis 346 runs the length of the kingpin 310 and through the kingpin midpoint 326). The skateboard truck 300 of the present invention is to be contrasted with the 40 prior art skateboard truck 200 of FIG. 2, where the kingpin midpoint 216 is positioned below the pin-to-axle axis 208, thereby placing the pin-to-axle axis 208 between the pin-to-kingpin axis 210.

FIGS. 4 and 5 are side view illustrations showing move- 45 ment of the skateboard trucks of the prior art and that of the present invention respectively. FIGS. 4 and 5 compare the direction and range of movement for the two trucks. As shown in FIG. 4, the prior art 200 configuration forces movement 400 of the axle 206 almost directly toward an 50 attached skateboard deck 404, which limits the range of turning. This is to be contrasted with the present invention, as shown in FIG. 5, where the unique configuration described herein forces movement 500 of the axle 308 at a farther point toward an attached skateboard deck 502. As can 55 be seen by comparing the two figures, as the respective axles extend to their full range of motion, they each share approximately the same starting 504 and finishing 506 heights of the axle. However, the prior art axle displacement 406 is substantially less than the present invention axle displacement 60

The increased displacement 508 of the axle of the present invention provides the truck 300 with the larger range of movement 500 (i.e., hyperturn as defined below) that can be seen in FIG. 5. When the board 502 is laterally deflected, the raised seat pushes against the pin laterally so as to displace the axle farther over, as shown in FIG. 5. Accordingly, not

only does the axle twist along the pin-to-axle line, but the axle can also displace side-to-side as it swings around the pin-to-kingpin axis. This lateral movement creates thrust by pushing against the resistance of forward travel and momentum.

FIGS. 6A through 7B are front view illustrations of the prior art and the present invention, respectively, attached with a skateboard deck. As shown in FIGS. 6A and 6B, lateral deflection 600 of the skateboard deck 402 causes the axle to twist 602 almost directly toward the skateboard deck 402. The prior art 200 is to be contrasted with the present invention 300 as shown in FIGS. 7A and 7B, where upon lateral deflection 700 of the skateboard deck, the truck not only twists 702 the axle toward 702 the skateboard deck 502, but also thrusts the wheels outward in a form of lateral truck displacement 704 (i.e., arc-of-sway 704), thereby creating a hyperturn (i.e., the twist 702 combined with the arc-of-sway 704). It should be noted that because of the hyperturn 704, the lateral deflection 700 of the skateboard deck when using the present invention 300, exceeds that of the prior art 200, allowing a user to lean further into turns.

The hyperturn abilities allow the skateboard truck to propel the skateboard forward within the movement of turning. The board can be pumped, and then driven forward. Lateral displacement allows a user to push off from the momentum of the trajectory direction line, then push off from the speed itself to create more speed. This is similar to an ice skater pushing off with alternating feet. The special geometry of the present invention creates a lateral thrust beyond that available from the use of conventional trucks. Conventional trucks have very little thrust, with inaccessible drive properties (i.e., past an usable threshold). The thrust of the present invention is made accessible via heel-toe rail deflection of the kingpin, and twist of the upper body towards the turn. By properly controlling these driving forces, the rider can propel the board forward.

FIG. 8A is an illustration of a skateboard path 800 using a pair of conventional trucks 802, while FIG. 8B is a bottom view illustration of skateboard 804 with conventional trucks 802 traversing the path 800. Skateboards 804 using a pair of conventional trucks 802 turn together at a constant rate along a primary sinusoidal path 800. Both the front and rear trucks pivot in two dimensions symmetrically and in a fixed relation, as shown in FIG. 8B.

Because of the hyperturn, the present invention also provides a sinusoidal drive where the front truck turns sharper than the back truck. Referring to FIGS. 9A and 9B, FIG. 9A illustrates a path 900 of a skateboard using a truck according to the present invention, while FIG. 9B is a bottom view of a skateboard 902 traversing the path 900 while utilizing an improved front truck 300 according to the present invention, in combination with a conventional rear truck 802. According to this embodiment, as shown in FIGS. 9A and 9B, the rear conventional truck 802 turns on the primary path 904, while simultaneously, the front tuck 300 turns on a secondary sinusoidal path 906. As a result, the skateboard 902 traces a variable parabolic path. The front and rear trucks of the skateboard pivot asymmetrically, as the rear truck pivots primarily in two dimensions and the front truck pivots in three dimensions (to be contrasted with the fixed relation provided by a skateboard utilizing a pair of conventional trucks). The asymmetric properties of the improved skateboard enable the front and rear trucks to turn independently, allowing a skateboard rider to create a variable arc of turn with all wheels in contact with the ground, while propelling the skateboard forward.

#### (3) Conclusion

The skateboard truck coordinates the principles of movement in a novel manner. The truck described herein includes a pin-kingpin-axle configuration, where the kingpin is positioned substantially perpendicular to an attached skateboard 5 deck. The kingpin has a midpoint that is raised and forward of the pin-to-axle axis. The truck is configured such that a pin-to-kingpin axis is between both the kingpin axis and the pin-to-axle axis. After being attached with a skateboard, the skateboard truck of the present invention creates a new 10 movement with a forward thrust.

What is claimed is:

- 1. A skateboard truck comprising:
- a base plate for attaching with a skateboard deck;
- a pivot pin pivotally attached with the base plate, the pivot 15 pin having a tip;
- an axle connected with the pivot pin, the axle having a center point, and where a pin-axle axis runs from the pivot pin tip through the center point of the axle;
- a kingpin coupling the axle with the base plate, where the 20 kingpin has a midpoint and a length, with a kingpin axis running the length of the kingpin and through the midpoint, and where the kingpin midpoint is positioned between the axle and the pivot pin, and where a pin-kingpin axis runs from the pivot pin tip through the 25 midpoint of the kingpin;
- a resilient bushing circumferentially disposed about the kingpin for providing a skateboard truck pivot axis; and wherein the pivot pin and the axle are configured such that the pin-kingpin axis is between the kingpin axis and the pin-axle axis, whereby the skateboard truck with the kingpin positioned between the axle and the pivot pin and configured such that the pin-kingpin axis is between the pin-axle axis and the kingpin axis provides a user with range of movement about two axes of 35 rotation.
- 2. A skateboard truck as set forth in claim 1, wherein the kingpin is positioned such that it would be substantially perpendicular to an attached skateboard deck.
- 3. A skateboard truck as set forth in claim 2, wherein each 40 of the pin-to-kingpin and pin-to-axle axes are inclined at an angle relative to an attached skateboard deck, such that an angle of the pin-to-kingpin axis is greater than the angle of the pin-to-axle axis relative to an attached skateboard deck.
- 4. A skateboard truck as set forth in claim 3, wherein the 45 kingpin is positioned at an angle ranging from about 70° to about 105° relative to an attached skateboard deck.
- 5. A skateboard truck as set forth in claim 4, wherein the pin-to-axle axis is inclined at an angle ranging from about 35° to about 55°.
- 6. A skateboard truck as set forth in claim 5, wherein the pin-to-kingpin axis is inclined at an angle ranging from about 40° to about 70°.
- 7. A skateboard truck as set forth in claim 1, wherein each of the pin-to-kingpin and pin-to-axle axes are inclined at an 55 angle relative to an attached skateboard deck, such that an angle of the pin-to-kingpin axis is greater than the angle of the pin-to-axle axis relative to an attached skateboard deck.
- 8. A skateboard truck as set forth in claim 7, wherein the kingpin is positioned at an angle ranging from about 70° to 60 about 105° relative to an attached skateboard deck.
- 9. A skateboard truck as set forth in claim 7, wherein the pin-to-axle axis is inclined at an angle ranging from about 35° to about 55°.
- 10. A skateboard truck as set forth in claim 7, wherein the 65 pin-to-kingpin axis is inclined at an angle ranging from about 40° to about 70°.

11. A method for forming a skateboard truck, the method comprising acts of:

forming a base plate for attaching with a skateboard deck; pivotally attaching a pivot pin with the base plate, the pivot pin having a tip;

- connecting an axle with the pivot pin, the axle having a center point, and where a pin-axle axis runs from the pivot pin tip through the center point of the axle;
- coupling the axle with the base plate using a kingpin, where the kingpin has a midpoint and a length, with a kingpin axis running the length of the kingpin and through the midpoint, and where the kingpin midpoint is positioned between the axle and the pivot pin, and where a pin-kingpin axis runs from the pivot pin tip through the midpoint of the kingpin;
- circumferentially disposing a resilient bushing about the kingpin for providing a skateboard truck pivot axis; and configuring the pivot pin and axle such that the pin-kingpin axis is between the kingpin axis and the pin-axle axis, whereby the skateboard truck with the kingpin positioned between the axle and the pivot pin and configured such that the pin-kingpin axis is between the pin-axle axis and the kingpin axis provides a user with range of movement about two axes of position.
- 12. A method for forming a skateboard truck as set forth in claim 11, wherein in the act of coupling the axle with the base plate using a kingpin, the kingpin is positioned such that it would be substantially perpendicular to an attached skateboard deck.
- 13. A method for forming a skateboard truck as set forth in claim 12, wherein in the act of configuring the pivot pin and axle, each of the pin-to-kingpin and pin-to-axle axes are inclined at an angle relative to an attached skateboard deck, such that an angle of the pin-to-kingpin axis is greater than the angle of the pin-to-axle axis relative to an attached skateboard deck.
- 14. A method for forming a skateboard truck as set forth in claim 13, wherein in the act of coupling the axle with the base plate using a kingpin, the kingpin is positioned at an angle ranging from about 70° to about 105° relative to an attached skateboard deck.
- 15. A method for forming a skateboard truck as set forth in claim 14, wherein in the act of configuring the pivot pin and axle, the pin-to-axle axis is inclined at an angle ranging from about 35° to about 55°.
- 16. A method for forming a skateboard truck as set forth in claim 15, wherein in the act of configuring the pivot pin and axle, the pin-to-kingpin axis is inclined at an angle ranging from about 40° to about 70°.
- 17. A method for forming a skateboard truck as set forth in claim 11, wherein in the act of configuring the pivot pin and axle, each of the pin-to-kingpin and pin-to-axle axes are inclined at an angle relative to an attached skateboard deck, such that an angle of the pin-to-kingpin axis is greater than the angle of the pin-to-axle axis relative to an attached skateboard deck.
- 18. A method for forming a skateboard truck as set forth in claim 11, wherein in the act of coupling the axle with the base plate using a kingpin, the kingpin is positioned at an angle ranging from about 70° to about 105° relative to an attached skateboard deck.
- 19. A method for forming a skateboard truck as set forth in claim 11, wherein in the act of configuring the pivot pin and axle, the pin-to-axle axis is inclined at an angle ranging from about 35° to about 55°.

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- 20. A method for forming a skateboard truck as set forth in claim 11, wherein in the act of configuring the pivot pin and axle, the pin-to-kingpin axis is inclined at an angle ranging from about 40° to about 70°.
  - 21. A skateboard comprising:
  - a skateboard deck;
  - a first truck attached with the skateboard deck; and
  - a second truck attached with the skateboard deck, the second truck comprising:
    - a base plate attached with the skateboard deck;
    - a pivot pin pivotally attached with the base plate, the pivot pin having a tip:
    - an axle connected with the pivot pin, the axle having a center point, and where a pin-axle axis runs from the pivot pin tip through the center point of the axle;
    - a kingpin coupling the axle with the base plate, where the kingpin has a midpoint and a length, with a kingpin axis running the length of the kingpin and through the midpoint, and where the kingpin midpoint is positioned between the axle and the pivot pin, and where a pin-kingpin axis runs from the pivot pin tip through the midpoint of the kingpin;
    - a resilient bushing circumferentially disposed about the kingpin for providing a skateboard truck pivot axis;
    - wherein the pivot pin and the axle are configured such 25 that the pin-kingpin axis is between the kingpin axis and the pin-axle axis, whereby the second skateboard truck with the kingpin positioned between the axle and the pivot pin and configured such that the pin-kingpin axis is between the pin-axle axis and the 30 kingpin axis provides a user with range of movement about two axes of rotation.

- 22. A skateboard as set forth in claim 21, wherein the first truck has a pin, axle and kingpin, and is configured such that the axle is between the pin and kingpin.
- 23. A method for forming a skateboard, the method 5 comprising acts of:
  - attaching a first truck with a skateboard deck; and attaching a second truck with a skateboard deck, the second truck comprising:
    - a base plate attached with the skateboard deck;
    - a pivot pin pivotally attached with the base plate, the pivot pin having a tip;
    - an axle connected with the pivot pin, the axle having a center point, and where a pin-axle axis runs from the pivot pin tip through the center point of the axle;
    - a kingpin coupling the axle with the base plate, where the kingpin has a midpoint and a length, with a kingpin axis running the length of the kingpin and through the midpoint, and where the kingpin midpoint is positioned between the axle and the pivot pin, and where a pin-kingpin axis runs from the pivot pin tip through the midpoint of the kingpin;
  - a resilient bushing circumferentially disposed about the kingpin for providing a skateboard truck pivot axis; wherein the pivot pin and the axle are configured such that the pin-kingpin axis is between the kingpin axis and the pin-axle axis, whereby the second skateboard truck with the kingpin positioned between the axle and the pivot pin and configured such that the pin-kingpin axis is between the pin-axle axis and the kingpin axis provides a user with range of movement about two axes of rotation.

\* \* \* \* \*



### (12) United States Patent Stratton

(10) Patent No.:

US 7,828,306 B2

(45) Date of Patent:

Nov. 9, 2010

### (54) SKATEBOARD TRUCK WITH AN OFFSET AXLE

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(\*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35

U.S.C. 154(b) by 418 days.

(21) Appl. No.: 12/080,342

(22) Filed: Apr. 2, 2008

(65) Prior Publication Data

US 2009/0250891 A1 Oct. 8, 2009

(51) Int. Cl. *B62M 1/00* 

(2010.01)

See application file for complete search history.

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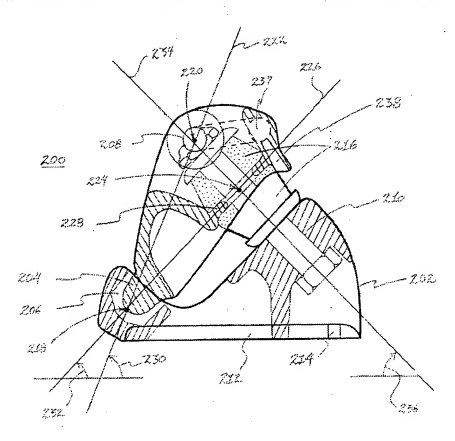
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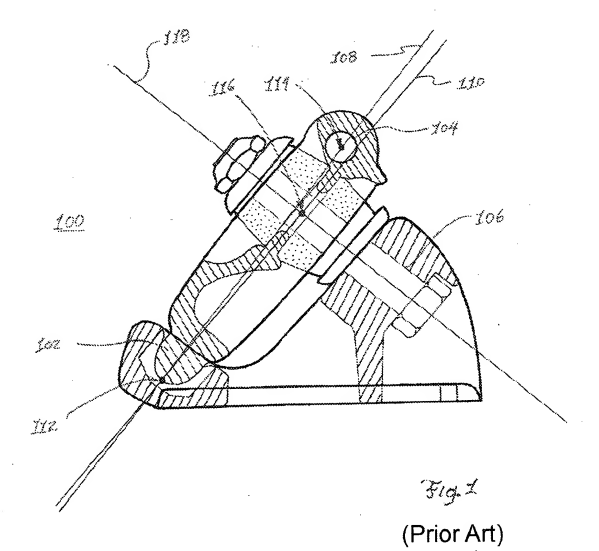
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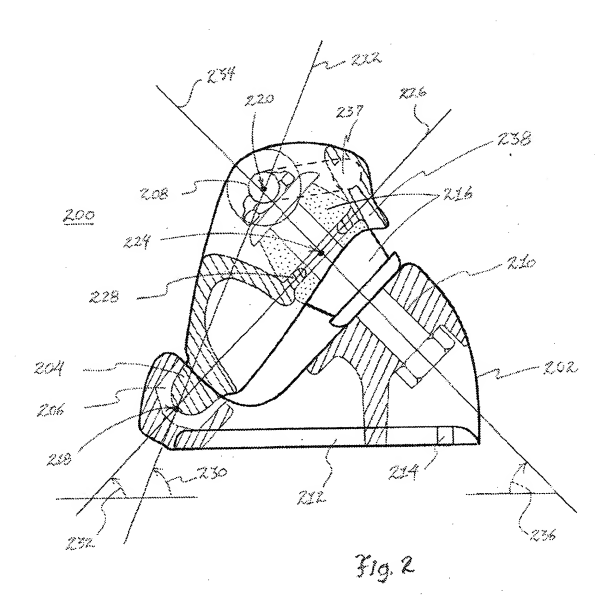
(57) ABSTRACT

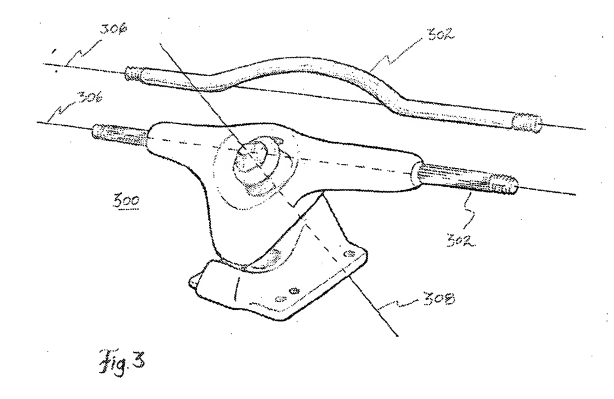
A skateboard truck with an offset axle is described. The skateboard truck includes a base plate and a kingpin attached with the base plate. A hanger is also attached with the base plate by the kingpin. The hanger includes an axle pin cast therein. The axle pin has a center axis and an arched portion and is positioned through the hanger such that the center axis of the axle pin passes through the kingpin, with the arched portion passing around the kingpin, thereby offsetting the axle pin and providing additional strength to the skateboard truck.

#### 4 Claims, 3 Drawing Sheets









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### SKATEBOARD TRUCK WITH AN OFFSET AXLE

#### PRIORITY CLAIM

The present application is a non-provisional patent application, claiming the benefit of priority of U.S. Provisional Application No. 60/920,940, filed on Mar. 30, 2007, titled, "Skateboard Truck with an Offset Axle."

#### BACKGROUND OF THE INVENTION

#### (1) Field of Invention

The present invention relates to a skateboard truck and, more particularly, to a skateboard truck having an offset axle design.

#### (2) Description of Related Art

The present application relates to a skateboard truck with an offset axle design. Offset axle geometry has been used primarily in slalom racing because of the sharp turning radius enabled by the special juxtaposition of the axle to the kingpin. This design is almost always referred to as a 'split-axle' truck. 25 In order to achieve this configuration (i.e., 'split-axle'), the axle cannot pass through the kingpin, so it is split into two smaller axles on either side of the hangar, thus weakening the truck. Further weakening the truck is the fact that the axle halves are mechanically fastened into a machined hole rather than cast into it. The demands placed on the truck by old school specialty slalom skating do not typically exceed the strength of this hangar. However, for more aggressive styles of street skating, this design is simply not strong enough. One 35 of the reasons this style of truck has never reached mainstream success is because breakage was so common in early split-axle designs that the design was much maligned and duly phased out.

For many years, mainstream skating went in a different direction, focusing on the airborne possibilities of the Ollie. As a result, trucks got tighter to facilitate landing, and the properties of the split-axle design became irrelevant. However, there is now a growing movement towards blending elements of current skating with the old-school surf influences into a new hybrid style, mirroring the evolution of surfing and its converse introduction of skate moves back to the wave. While there is now a need for the turning properties of the split-axle truck, the existing structural weaknesses still prevent its' reintroduction into the market.

Thus, a continuing need exists for a split-axle style truck without the structural deficiencies present in the prior art.

#### SUMMARY OF INVENTION

The present invention relates to skateboard truck with an offset axle. The skateboard truck includes a base plate and a kingpin attached with the base plate. A hanger is also attached with the base plate by the kingpin. The hanger includes an axle pin cast therein. The axle pin has a center axis and an arched portion and is positioned through the hanger such that the center axis of the axle pin passes through the kingpin, with the arched portion passing around the kingpin, thereby offsetting the axle pin and providing additional strength to the skateboard truck.

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Finally, as can be appreciated by one in the art, the present invention also comprises a method for forming and using the truck described herein.

#### BRIEF DESCRIPTION OF THE DRAWINGS

The objects, features and advantages of the present invention will be apparent from the following detailed descriptions of the various aspects of the invention in conjunction with reference to the following drawings, where:

FIG. 1 is a cross-sectional view illustration of a traditional truck:

FIG. 2 is a cross-sectional view illustration of a truck according to the present invention; and

FIG. 3 is a front-view illustration of a truck according to the present invention, showing an arched axle as it is inside a cast part.

#### DETAILED DESCRIPTION

The present invention relates to a skateboard truck and, more particularly, to a skateboard truck having an offset axle design. The following description is presented to enable one of ordinary skill in the art to make and use the invention and to incorporate it in the context of particular applications. Various modifications, as well as a variety of uses in different applications will be readily apparent to those skilled in the art, and the general principles defined herein may be applied to a wide range of embodiments. Thus, the present invention is not intended to be limited to the embodiments presented, but is to be accorded the widest scope consistent with the principles and novel features disclosed herein.

In the following detailed description, numerous specific details are set forth in order to provide a more thorough understanding of the present invention. However, it will be apparent to one skilled in the art that the present invention may be practiced without necessarily being limited to these specific details. In other instances, well-known structures and devices are shown in block diagram form, rather than in detail, in order to avoid obscuring the present invention.

The reader's attention is directed to all papers and documents which are filed concurrently with this specification and which are open to public inspection with this specification, and the contents of all such papers and documents are incorporated herein by reference. All the features disclosed in this specification, (including any accompanying claims, abstract, and drawings) may be replaced by alternative features serving the same, equivalent or similar purpose, unless expressly stated otherwise. Thus, unless expressly stated otherwise, each feature disclosed is one example only of a generic series of equivalent or similar features.

Furthermore, any element in a claim that does not explicitly state "means for" performing a specified function, or "step for" performing a specific function, is not to be interpreted as a "means" or "step" clause as specified in 35 U.S.C. Section 112, Paragraph 6. In particular, the use of "step of" or "act of" in the claims herein is not intended to invoke the provisions of 35 U.S.C. 112, Paragraph 6.

Please note, if used, the labels left, right, front, back, top, bottom, forward, reverse, clockwise and counter clockwise have been used for convenience purposes only and are not intended to imply any particular fixed direction. Instead, they are used to reflect relative locations and/or directions between various portions of an object.

#### (1) Description

The present invention relates to a skateboard truck having an offset axle design. As discussed above, producing an offset

axle skateboard truck has traditionally created a variety of structural deficiencies. The solution as put forth by the present invention is to bend a straight axle around the kingpin, providing the continuous structural support through the hanger while positioning the axle ends in the 'offset-axle' 5 position. This also allows that the axle be sand-cast in, allowing the use of stronger alloys (e.g., 356) not fluid enough to be injection molded, and utilizing cooling shrinkage and adhesion to increase overall part strength.

One of the difficulties in manufacturing this solution is that the axle no longer sits straight in the sand, but now has a cantilevered bend that wants to collapse in the mold. Typically, axles are surrounded by the aluminum of the hangar to provide ample material to support it. A deterrent in easily implementing any kind of bent axle configuration is solving how to suspend the part in the mold while still embedding it firmly in the casting. Part of the solution put forth herein is to expose a small portion of the underside of the center of the bent axle so as to create a positive in the mold that will support that cantilevered bend.

Beyond the structural issues that the present invention solves, the visual common sense of this design will communicate to skaters in the marketplace the way in which this configuration addresses their demands for strength and tighter turns.

Before understanding the advantages of the present invention, it is helpful to understand the anatomy of a traditional skateboard truck. As shown in FIG. 1, a traditional skateboard truck, 100 uses a pin 102, a kingpin 106, and axle 104, with a kingpin axis 118 that is positioned substantially perpendicular to a pin-to-axle axis 108 and nearly parallel to a pin-to-bushing plate axis 110. The pin-to-axle axis 108 runs from a tip 112 of the pin 102 through a midpoint 114 of the axle 104. The pin-to-bushing plate axis 110 runs from a tip 112 of the pin 102 through a midpoint 116 of kingpin 106. While functional, the prior art produces a relatively limited degree of turn. When a user focuses weight on one edge of the skateboard (i.e., as opposed to the other edge) the truck will produce a twisting turn, which turns the skateboard in the desired direction.

A traditional skateboard truck 100 is to be contrasted with a skateboard truck 200 according to the present invention, as shown in FIG. 2. In the present invention, a skateboard truck 200 comprises a base plate 202 for attaching with a skateboard. A pivot pin 204 rests within a cup 206 of the base plate 202, pivotally coupling the pivot pin 204 with the base plate 202. A hanger 240 is coupled with the base plate 202 by a kingpin 21 0. The hanger 240 includes an axle pin 208 cast therein. The base plate 202 and hanger 240 are cast of any suitable construction and made of any suitably rigid material. So As a non-limiting example, the base plate 202 and hanger 240 are cast in aluminum. In other aspects, the base plate 202 and hanger 240 may be cast in a formable high-strength metal or plastic.

The base plate 202 further comprises a base 212. The base 55 limited. 212 is formed in a suitable shape for attaching with a skate-board. As a non-limiting example, the base 212 is a substantially rectangular plate having a finite thickness, for example about 3/16-0f an inch thick, and with a plurality of apertures 214. These apertures 214 are suitably configured for mounting the base plate 202 onto the underside of the skateboard desired

The pivot pin 202 includes a tip 218 and the axle pin 208 includes a center point 220, such that a pin-to-axle axis 222 runs from the tip 218 of the pivot pin 204 to the center point 65 220 of the axle pin 208. Furthermore, the kingpin 210 has a midpoint 224, such that a pin-to-kingpin axis 226 runs from

the tip 218 of the pivot pin 204 through the midpoint 224 of the kingpin 210. The kingpin 210 can be attached with the base plate 202 in a variety of ways and with a variety of bushings 216 to form the midpoint 224. The compliant properties of the bushings 216 allow the axle pin 208 to pivot about the pin-to-kingpin axis 226 when a sufficient load is applied to an end portion of the axle pin 208. As such, the axle pin 208 functions as a resilient pivoting member. Each of the pin-tokingpin axis 226 and the pin-to-axle axis 222 are inclined at an angle relative to an attached skateboard deck. The pivot pin 204, axle pin 208 and base plate 202 are formed such that the angle of the pin-to-axle axis 222 (i.e., pin-to-axle angle 230) is greater than the angle of the pin-to-kingpin axis 226 (i.e., pin-to-kingpin angle 232) relative to an attached skateboard deck. As a non-limiting example, the pin-to-axle axis 222 is inclined to form the pin-to-axle angle 230 ranging from about 65 to 85 degrees, and the pin-to-kingpin angle 232 ranges from about 40 to 65 degrees. Additionally, the pivot pin 204, axle pin 208 and base plate 202 are formed such that the pin-to-kingpin axis 226 is substantially perpendicular to the kingpin axis 234 (i.e., the kingpin axis 234 runs through the length of the kingpin 210 and through the kingpin midpoint 224) while simultaneously allowing the axle pin center point 220 to substantially coincide with the kingpin axis 234. This 25 is to be contrasted with the prior art skateboard truck, where the axle pin center point 114 cannot intersect the kingpin axis

The kingpin 210 is positioned between the axle pin 208 and the pivot pin 204. A resilient bushing 216 is circumferentially disposed about the kingpin 210 for providing a skateboard truck pivot axis (i.e. the axis of rotation) relative to the axle pin 208. This configuration of pivot pin 204, the kingpin 210, and the axle pin 208 places the axle pin center point 220 directly in line with the kingpin 210 and perpendicular to the spring union (i.e., the resilient bushings 216), thus evenly dividing the load about the circumference of the resilient bushings 216 (which are held apart through annular projections 228).

The present invention has been devised that utilizes a pivot pin 202-kingpin 206 -axle pin 204 configuration (with an offset axle), with the kingpin axis 234 running substantially perpendicular to the pin-to-kingpin axis 226, while the pinto-axle axis 222 is at a much steeper angle. This steeper angle increases the turning geometry of the truck while maintaining the perpendicular relationship between the pin-to-kingpin axis 226 and the kingpin axis 234. The perpendicular relationship enables the resilient bushings 224 to flex evenly around their circumference, while enabling the turning geometry to be increased. This novel relationship between the pin-to-kingpin axis 226 and the pin-to-axle axis 222 requires less force to deflect the bushings 216 while simultaneously increasing the turning geometry. This is to be contrasted with the prior art skateboard truck, where the difference between the pin-to-kingpin axis 226 and the pin-to-axle axis 222 is

In order to increase the turning geometry (represented by the pin-to-axle axis 222), a kingpin axis angle 236 must also be increased (the kingpin axis angle 236 is formed between the kingpin axis 234 and a surface of a skateboard deck). However, increasing the kingpin axis angle 236 would limit the range of the resilient bushings 216, while decreasing the desired turning effect. The prior art has sought to solve this problem by splitting the axle pin into two halves, so that each half could be placed on either side of the kingpin, however, this weakens the part so much that it renders it weak and unsafe in use. The present invention solves this problem by bending the axle pin 204 around the kingpin 206, thus pre-

serving structural integrity while allowing for an increase in turning geometry. This is depicted by the arched portion 237 that is shown as being offset from the center point 220 of the axle pin 204 and bent around the kingpin 206. Thus, as can be appreciated by one skilled in the art, the hanger 240 includes an arched axle pin 204 that is cast into the hanger 240.

For further illustration, FIG. 3 is a front view of the skate-board truck 300 of the present invention. FIG. 3 first depicts the axle pin 302 as separate from the skateboard truck 300 to illustrate the arched portion 337 and that the axle pin 302 is 10 bent (at the arched portion 337). FIG. 3 also depicts the axle pin 302 attached with the skateboard truck 300 and cast into or otherwise affixed with the hanger 340 to illustrate that the center axis 306 of the axle pin 302 passes through the center of the kingpin axis 308.

An impediment to the use of a bent axle pin has been in the difficulty of supporting the axle pin during the molding process. Because the arched portion of the axle pin 302 is cantilevered inside the mold, it needs a support to hold it in place. The present invention solves this problem by using a positive form. Referring again to FIG. 2, underneath the arched portion 237 of the axle pin 208 is a void 238 in the hanger casting. This void 238 is produced in the molding process by a positive form in the mold. The positive form serves to support the cantilevered arched portion 237 of the axle 208, thus enabling the axle pin 208 to be set into the mold and held in place during the casting process.

What is claimed is:

- 1. A skateboard truck with an offset axle, comprising: a base plate:
- a kingpin attached with the base plate;
- a hanger with an axle pin therein, the hanger being attached with the base plate by the kingpin; and

wherein the axle pin has a first end, a second end, a center axis extending between the first and second end, and an arched portion, the axle pin being positioned through the hanger such that the center axis of the axle pin passes through the kingpin, with the arched portion passing

around the kingpin, thereby offsetting the axle pin and providing additional strength to the skateboard truck.

2. A skateboard truck as set forth in claim 1, wherein the hanger includes a pivot pin with a tip and the axle pin includes a center point, and wherein the kingpin includes a midpoint with a kingpin axis that runs lengthwise and through the midpoint, and wherein a pin-to-kingpin axis exists between the tip of the pivot pin and the midpoint of the kingpin, and wherein a pin-to-axle axis exists between the tip of the pivot pin and the center point of the axle pin; and

wherein the base plate and hanger are formed such that when the hanger is attached with the base plate by the kingpin, the kingpin axis is substantially perpendicular to the pin-to-kingpin axis, while the pin-to-axle axis is substantially non-perpendicular to the kingpin axis.

3. A method for forming a skateboard truck with an offset axle, comprising acts of:

selecting a base plate;

attaching a kingpin with the base plate;

forming a hanger with an axle pin therein and attaching the hanger with the base plate by the kingpin; and

wherein in forming the hanger with the axle pin, the hanger is formed such that the axle pin has a first end, a second end, a center axis extending between the first and second end, and an arched portion, the axle pin being positioned through the hanger such that the center axis of the axle pin passes through the kingpin, with the arched portion passing around the kingpin, thereby offsetting the axle pin and providing additional strength to the skateboard truck.

4. A method as set forth in claim 3, wherein the act of forming a hanger with an axle pin therein further comprises acts of:

using a positive form in a mold to support the arched portion of the axle pin; and

casting the hanger with the with the axle pin therein.

PTO Form 1478 (Rev 9/2006) OKEN 0 0651-0009 (Exp 12/31/2003)

# Trademark/Service Mark Application, Principal Register TEAS Plus Application

Serial Number: 77511901 Filing Date: 06/30/2008

NOTE: Data fields with the \* are mandatory under TEAS Plus. The wording "(if applicable)" appears where the field is only mandatory under the facts of the particular application.

### The table below presents the data as entered.

Input Field	Entered
TEAS Plus	YES
MARK INFORMATION	
*MARK	CARVER
*STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
LITERAL ELEMENT	CARVER
*MARK STATEMENT	The mark consists of standard characters, without claim to any particular font, style, size, or color.
REGISTER	Principal
APPLICANT INFORMATION	
*OWNER OF MARK	Neil Stratton
*STREET	706 6th Ave.
*CITY	Venice
*STATE (Required for U.S. applicants)	California
*COUNTRY	United States
*ZIP/POSTAL CODE (Required for U.S. applicants only)	90291
LEGAL ENTITY INFORMATION	
*TYPE	INDIVIDUAL

* COUNTRY OF CITIZENSHIP	United States
GOODS AND/OR SERVICES AND BA	ASIS INFORMATION
* INTERNATIONAL CLASS	028
FIRST USE ANYWHERE DATE	At least as early as 02/01/1999
FIRST USE IN COMMERCE DATE	At least as early as 02/01/1999
*IDENTIFICATION	Ball bearings for skateboards
*FILING BASIS	SECTION 1(a)
FIRST USE ANYWHERE DATE	At least as early as 02/01/1999
FIRST USE IN COMMERCE DATE	At least as early as 02/01/1999
SPECIMEN FILE NAME(S)	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\119\\775\\1901\xm\\1\FT\K0003.JPG
	\\TICRS\EXPORT2\IMAGEOUT2 \\775\119\77511901\xml1\FT K0004.JPG
SPECIMEN DESCRIPTION	The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.
*IDENTIFICATION	Nuts and bolts for skateboards
*FILING BASIS	SECTION I(a)
FIRST USE ANYWHERE DATE	At least as early as 02/01/1999
FIRST USE IN COMMERCE DATE	At least as early as 02/01/1999
SPECIMEN FILE NAME(S)	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\119\\775\\1901\xm\\1\FT\K0003.JPG
	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\119\\775\\1901\xml1\\FT K0004.JPG
SPECIMEN DESCRIPTION	The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.
*IDENTIFICATION	Skateboard decks
*FILING BASIS	SECTION I(a)
FIRST USE ANYWHERE DATE	At least as early as 02/01/1999
FIRST USE IN COMMERCE DATE	At least as early as 02/01/1999
SPECIMEN FILE NAME(S)	\\\TICRS\EXPORT2\IMAGEOUT2 \\775\119\77511901\xml1\\FT K0003.JPG

•	
	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\119\\77511901\xml1\\FT K0004.JPG
SPECIMEN DESCRIPTION	The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.
IDENTIFICATION	Skateboard grip tapes
FILING BASIS	SECTION I(a)
FIRST USE ANYWHERE DATE	At least as early as 02/01/1999
FIRST USE IN COMMERCE DATE	At least as early as 02/01/1999
SPECIMEN FILE NAME(S)	\\TICRS\EXPORT2\IMAGEOUT2 \\775\119\77511901\xml1\FT K0003.JPG
	\\TICRS\EXPORT2\IMAGEOUT2 \\775\119\77511901\xml1\FT K0004.JPG
SPECIMEN DESCRIPTION	The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.
IDENTIFICATION	Skateboard riser pads
FILING BASIS	SECTION 1(a)
FIRST USE ANYWHERE DATE	At least as early as 02/01/1999
FIRST USE IN COMMERCE DATE	At least as early as 02/01/1999
SPECIMEN FILE NAME(S)	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\119\\775\\11901\\xml1\\FT K0003.JPG
	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\\119\\775\\\1901\\xm\\\1\FT\\K0004.JPG
SPECIMEN DESCRIPTION	The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.
IDENTIFICATION	Skateboard trucks
FILING BASIS	SECTION I(a)
FIRST USE ANYWHERE DATE	At least as early as 02/01/1999
FIRST USE IN COMMERCE DATE	At least as early as 02/01/1999
SPECIMEN FILE NAME(S)	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\119\\775\\1901\\xm11\\FT K0003.JPG
	\\TICRS\EXPORT2\IMAGEOUT2 \\775\I19\\775\11901\xmI1\FT K0004.JPG

SPECIMEN DESCRIPTION	The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.				
*IDENTIFICATION	Skateboard wheels     SECTION I(a)     At least as early as 02/01/1999     At least as early as 02/01/1999     \tag{\tag{\tag{\tag{\tag{\tag{\tag{				
*FILING BASIS					
FIRST USE ANYWHERE DATE					
FIRST USE IN COMMERCE DATE					
SPECIMEN FILE NAME(S)					
	\\TiCRS\EXPORT2\IMAGEOUT2 \\775\\119\\775\\1901\\xml1\\FT K0004.JPG				
SPECIMEN DESCRIPTION	The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.				
*IDENTIFICATION	Skateboards				
*FILING BASIS	SECTION I(a)				
FIRST USE ANYWHERE DATE	At least as early as 02/01/1999  At least as early as 02/01/1999				
FIRST USE IN COMMERCE DATE					
SPECIMEN FILE NAME(S)	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\119\\775\\1901\xml1\\FT K0003.JPG				
	\\TICRS\EXPORT2\IMAGEOUT2 \\775\\119\\775\\1901\\xml1\\FT K0004.JPG				
SPECIMEN DESCRIPTION	The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.				
ADDITIONAL STATEMENTS INFO	RMATION				
*TRANSLATION (if applicable)	·				
*TRANSLITERATION (if applicable)					
*CLAIMED PRIOR REGISTRATION (if applicable)					
*CONSENT (NAME/LIKENESS) (if applicable)					
*CONCURRENT USE CLAIM (if applicable)					
ATTORNEY INFORMATION					

NAME	Zuzanna M. Poprawski				
ATTORNEY DOCKET NUMBER	Carver 28				
FIRM NAME	TOPE-McKAY & ASSOCIATES  23852 Pacific Coast Hwy. #311  Malibu  California  United States  90265				
STREET					
CITY					
STATE					
COUNTRY					
ZIP/POSTAL CODE					
PHONE	310.589.8158				
FAX	310.919.3145				
EMAIL ADDRESS	zpoprawski@topemckay.com				
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes				
CORRESPONDENCE INFORMATION					
*NAME	Zuzanna M. Poprawski				
FIRM NAME	TOPE-McKAY & ASSOCIATES				
*STREET	23852 Pacific Coast Hwy. #311				
*CITY	Malibu				
*STATE (Required for U.S. applicants)	California				
*COUNTRY	United States				
*ZIP/POSTAL CODE	90265				
PHONE	310.589.8158				
FAX	310.919.3145				
*EMAIL ADDRESS	zpoprawski@topemckay.com				
*AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes				
FEE INFORMATION					
NUMBER OF CLASSES	1				
FEE PER CLASS	275				
*TOTAL FEE PAID	275				
SIGNATURE INFORMATION					
* SIGNATURE	/Neil Stratton/				

* SIGNATORY'S NAME	Neil Stratton
* SIGNATORY'S POSITION	Owner
* DATE SIGNED	06/30/2008

# Trademark/Service Mark Application, Principal Register

# **TEAS Plus Application**

Serial Number: 77511901 Filing Date: 06/30/2008

#### To the Commissioner for Trademarks:

MARK: CARVER (Standard Characters, see <u>mark</u>)
The literal element of the mark consists of CARVER.
The mark consists of standard characters, without claim to any particular font, style, size, or color.

The applicant, Neil Stratton, a citizen of United States, having an address of

706 6th Ave.

Venice, California 90291

**United States** 

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended.

For specific filing basis information for each item, you must view the display within the Input Table.
International Class 028: Ball bearings for skateboards; Nuts and bolts for skateboards; Skateboard decks; Skateboard grip tapes; Skateboard riser pads; Skateboard trucks; Skateboard wheels; Skateboards

Use in Commerce: The applicant is using the mark in commerce, or the applicant's related company or licensee is using the mark in commerce, or the applicant's predecessor in interest used the mark in commerce, on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended.

In International Class 028, the mark was first used at least as early as 02/01/1999, and first used in commerce at least as early as 02/01/1999, and is now in use in such commerce. The applicant is submitting one specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods and/or services, consisting of a(n) The specimens consist of photographs of a packaging box and a tag showing the mark as used on Applicant's goods.

Specimen File1

Specimen File2

The applicant hereby appoints Zuzanna M. Poprawski of TOPE-McKAY & ASSOCIATES

23852 Pacific Coast Hwy. #311

Malibu, California 90265

**United States** 

to submit this application on behalf of the applicant. The attorney docket/reference number is Carver 28. Correspondence Information: Zuzanna M. Poprawski

23852 Pacific Coast Hwy. #311
Malibu, California 90265
310.589.8158(phone)
310.919.3145(fax)
zpoprawski@topemckay.com (authorized)

A fee payment in the amount of \$275 has been submitted with the application, representing payment for 1 class(es).

#### Declaration

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements, and the like, may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. Section 1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.

Signature: /Neil Stratton/ Date Signed: 06/30/2008

Signatory's Name: Neil Stratton Signatory's Position: Owner

RAM Sale Number: 6363

RAM Accounting Date: 07/01/2008

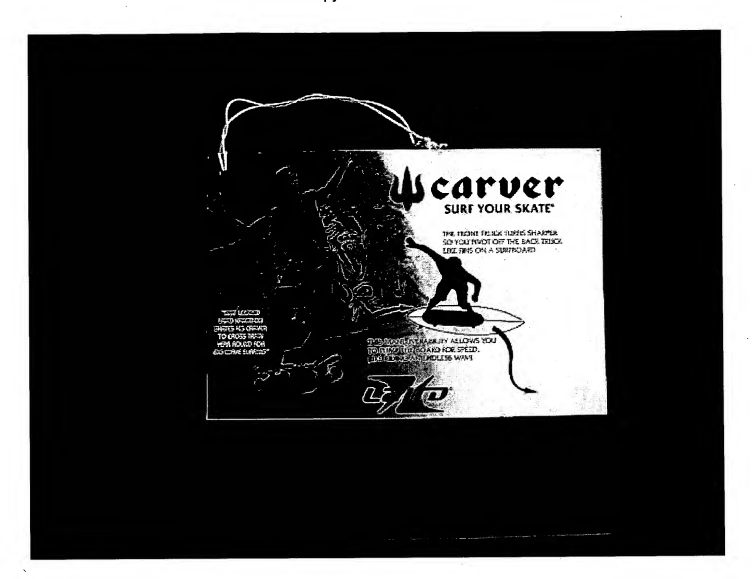
Serial Number: 77511901

Internet Transmission Date: Mon Jun 30 23:04:28 EDT 2008 TEAS Stamp: USPTO/FTK-24.176.207.74-2008063023042815

9362-77511901-400b2c29f4629b0bc52a45d9aa 299f0f1ba-CC-6363-20080626231029496732

# CARVER





PTO Form 1478 (Rev 9 2006) OMB No 0651-0009 (Exp 12/31/2011)

# Trademark/Service Mark Application, Principal Register TEAS Plus Application

Serial Number: 85132514 Filing Date: 09/17/2010

NOTE: Data fields with the \* are mandatory under TEAS Plus. The wording "(if applicable)" appears where the field is only mandatory under the facts of the particular application.

# The table below presents the data as entered.

Input Field	Entered				
TEAS Plus	YES				
MARK INFORMATION					
*MARK	<u>PROTEUS</u>				
*STANDARD CHARACTERS	YES				
USPTO-GENERATED IMAGE	YES				
LITERAL ELEMENT	PROTEUS				
*MARK STATEMENT	The mark consists of standard characters, without claim to any particular font, style, size, or color.				
REGISTER	Principal				
APPLICANT INFORMATION					
*OWNER OF MARK	Carver International Inc.				
*STREET	111 Sierra Street				
*CITY	El Segundo				
*STATE (Required for U.S. applicants)	California				
*COUNTRY .	United States				
*ZIP/POSTAL CODE (Required for U.S. applicants only)	90245				
LEGAL ENTITY INFORMATION					
*TYPE	CORPORATION				

* STATE/COUNTRY OF INCORPORATION	California			
GOODS AND/OR SERVICES AND BAS	IS INFORMATION			
*INTERNATIONAL CLASS	025			
IDENTIFICATION	Belts; Board shorts; Button down shirts; Caps; Hats; Jackets; Jeans; Pants; Rash guards; Sandals; Scarves; Short-sleeved or long-sleeved t-shirts; Shorts; Sneakers; Socks; Sweat shirts; Sweaters; Swim wear; Tank tops; Tops; Wetsuits			
LING BASIS SECTION 1(b)				
ADDITIONAL STATEMENTS SECTIO	N			
*TRANSLATION (if applicable)				
*TRANSLITERATION (if applicable)				
*CLAIMED PRIOR REGISTRATION (if applicable)				
*CONSENT (NAME/LIKENESS) (if applicable)	·			
*CONCURRENT USE CLAIM (if applicable)				
MISCELLANEOUS STATEMENT	In Greek mythology Proteus was Poseidon's son.			
ATTORNEY INFORMATION				
NAME	Zuzanna M. Poprawski			
ATTORNEY DOCKET NUMBER	Proteus cl. 25			
FIRM NAME	TOPE-McKAY & ASSOCIATES			
STREET	30765 Pacific Coast Hwy. #420			
CITY	Malibu			
STATE	California			
COUNTRY	United States			
ZIP/POSTAL CODE .	90265			
PHONE	310.589.8158			
FAX	310.919.3145			
EMAIL ADDRESS	zpoprawski@topemckay.com			

CORDECTON DENICE INFORMATION					
CORRESPONDENCE INFORMATION					
*NAME	Zuzanna M. Poprawski				
FIRM NAME	TOPE-McKAY & ASSOCIATES				
*STREET	30765 Pacific Coast Hwy. #420				
*CITY	Malibu				
*STATE (Required for U.S. applicants)	California				
*COUNTRY	United States				
*ZIP/POSTAL CODE	90265				
PHONE	310.589.8158				
FAX	310.919.3145				
*EMAIL ADDRESS	zpoprawski@topemckay.com				
*AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes				
FEE INFORMATION					
NUMBER OF CLASSES	1				
FEE PER CLASS	275				
*TOTAL FEE PAID	275				
SIGNATURE INFORMATION					
* SIGNATURE	/zpoprawski/				
* SIGNATORY'S NAME	Zuzanna Poprawski				
* SIGNATORY'S POSITION Attorney of record, California bar mo					
* DATE SIGNED 09/17/2010					

.

# Trademark/Service Mark Application, Principal Register

# **TEAS Plus Application**

Serial Number: 85132514 Filing Date: 09/17/2010

# To the Commissioner for Trademarks:

MARK: PROTEUS (Standard Characters, see <u>mark</u>)
The literal element of the mark consists of PROTEUS.
The mark consists of standard characters, without claim to any particular font, style, size, or color.

The applicant, Carver International Inc., a corporation of California, having an address of

111 Sierra Street

El Segundo, California 90245

**United States** 

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

For specific filing basis information for each item, you must view the display within the Input Table.

International Class 025: Belts; Board shorts; Button down shirts; Caps; Hats; Jackets; Jeans; Pants; Rash guards; Sandals; Scarves; Short-sleeved or long-sleeved t-shirts; Shorts; Sneakers; Socks; Sweat shirts; Sweaters; Swim wear; Tank tops; Tops; Wetsuits Intent to Use: The applicant has a bona fide intention to use or use through the applicant's related company or licensee the mark in commerce on or in connection with the identified goods and/or services. (15 U.S.C. Section 1051(b)).

In Greek mythology Proteus was Poseidon's son.

The applicant's current Attorney Information:

Zuzanna M. Poprawski of TOPE-McKAY & ASSOCIATES
30765 Pacific Coast Hwy. #420
Malibu, California 90265
United States

The attorney docket/reference number is Proteus cl. 25.

The docket/reference number is Proteus cl. 25.

The applicant's current Correspondence Information:

Zuzanna M. Poprawski

TOPE-McKAY & ASSOCIATES
30765 Pacific Coast Hwy. #420
Malibu, California 90265
310.589.8158(phone)
310.919.3145(fax)
zpoprawski@topemckay.com (authorized)

A fee payment in the amount of \$275 has been submitted with the application, representing payment for 1 class(es).

#### Declaration

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements, and the like, may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. Section 1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.

Signature: /zpoprawski/ Date Signed: 09/17/2010

Signatory's Name: Zuzanna Poprawski

Signatory's Position: Attorney of record, California bar member.

RAM Sale Number: 4028

RAM Accounting Date: 09/20/2010

Serial Number: 85132514

Internet Transmission Date: Fri Sep 17 17:18:37 EDT 2010 TEAS Stamp: USPTO/FTK-71.189.233.69-2010091717183717

9456-85132514-470ba2c1cbc1195866ee91918d 32d55da59-CC-4028-20100917163914283861

# PROTEUS

PTC Form 1478 (Rev 9 2005) OMB No 0551-0009 (Exp 12/31/2011)

# Trademark/Service Mark Application, Principal Register TEAS Plus Application

Serial Number: 85132544 Filing Date: 09/17/2010

NOTE: Data fields with the \* are mandatory under TEAS Plus. The wording "(if applicable)" appears where the field is only mandatory under the facts of the particular application.

# The table below presents the data as entered.

Input Field	Entered ·					
TEAS Plus	YES					
MARK INFORMATION						
*MARK	PROTEUS					
*STANDARD CHARACTERS	YES					
USPTO-GENERATED IMAGE	YES					
LITERAL ELEMENT	PROTEUS					
*MARK STATEMENT	The mark consists of standard characters, without claim to any particular font, style, size, or color.					
REGISTER	Principal :					
APPLICANT INFORMATION						
*OWNER OF MARK	Carver International Inc.					
*STREET	111 Sierra Street					
*CITY	El Segundo					
*STATE (Required for U.S. applicants)	California					
*COUNTRY	United States					
*ZIP/POSTAL CODE (Required for U.S. applicants only)	90245					
LEGAL ENTITY INFORMATION						
*TYPE	CORPORATION					

* STATE/COUNTRY OF INCORPORATION	California			
GOODS AND/OR SERVICES AND BAS				
INTERNATIONAL CLASS	028			
DENTIFICATION	Bags especially designed for surfboards; Bags for skateboards; Ball bearings for skateboards; Body boards; Fins for body boards; Harnesses specially adapted for carrying snowboards, skis and skateboards; Nuts and bolts for skateboards; Protective padding for skateboarding; Protective padding for snowboarding; Skateboard decks; Skateboard grip tapes; Skateboard rails; Skateboard riser pads; Skateboard trucks; Skateboard wheels; Skateboards; Snow boards; Snowboard bindings; Snowboard decks; Snowboard wax; Snowboards; Surfboard fins; Surfboard leashes; Surfboard traction pads; Surfboard wax; Surfboards			
FILING BASIS	SECTION 1(b)			
DDITIONAL STATEMENTS SECTIO	N			
RANSLATION applicable)				
TRANSLITERATION Tapplicable)				
CLAIMED PRIOR REGISTRATION f applicable)				
CONSENT (NAME/LIKENESS) f applicable)				
CONCURRENT USE CLAIM if applicable)				
MISCELLANEOUS STATEMENT	In Greek mythology Proteus was Poseidon's son.			
ATTORNEY INFORMATION				
NAME	Zuzanna M. Poprawski			
TTORNEY DOCKET NUMBER	Proteus cl. 28			
TRM NAME	TOPE-McKAY & ASSOCIATES			
TREET	30765 Pacific Coast Hwy. #420			
CITY	Malibu			
STATE	California			

COUNTRY	United States			
ZIP/POSTAL CODE	90265			
PHONE	310.589.8158			
FAX	310.919.3145			
EMAIL ADDRESS	zpoprawski@topemckay.com			
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes			
CORRESPONDENCE INFORMATION				
*NAME	Zuzanna M. Poprawski			
FIRM NAME	TOPE-McKAY & ASSOCIATES			
*STREET	30765 Pacific Coast Hwy. #420			
*CITY	Malibu			
*STATE (Required for U.S. applicants)	California			
*COUNTRY	United States			
*ZIP/POSTAL CODE	90265			
PHONE	310.589.8158			
FAX	310.919.3145			
*EMAIL ADDRESS	zpoprawski@topemckay.com			
*AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes			
FEE INFORMATION	• .			
NUMBER OF CLASSES	<u>l</u>			
FEE PER CLASS	275			
*TOTAL FEE PAID	275			
SIGNATURE INFORMATION				
* SIGNATURE	/zpoprawski/			
* SIGNATORY'S NAME	Zuzanna Poprawski			
* SIGNATORY'S POSITION	Attorney of record, California bar member.			
* DATE SIGNED	09/17/2010			

# Trademark/Service Mark Application, Principal Register

# **TEAS Plus Application**

Serial Number: 85132544 Filing Date: 09/17/2010

#### To the Commissioner for Trademarks:

MARK: PROTEUS (Standard Characters, see <u>mark</u>)
The literal element of the mark consists of PROTEUS.
The mark consists of standard characters, without claim to any particular font, style, size, or color.

The applicant, Carver International Inc., a corporation of California, having an address of

111 Sierra Street

El Segundo, California 90245

.United States

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

# For specific filing basis information for each item, you must view the display within the Input Table.

International Class 028: Bags especially designed for surfboards; Bags for skateboards; Ball bearings for skateboards; Body boards; Fins for body boards; Harnesses specially adapted for carrying snowboards, skis and skateboards; Nuts and bolts for skateboards; Protective padding for snowboarding; Skateboard decks; Skateboard grip tapes; Skateboard rails; Skateboard riser pads; Skateboard trucks; Skateboard wheels; Skateboards; Snowboard bindings; Snowboard decks; Snowboard wax; Snowboards; Surfboard fins; Surfboard leashes; Surfboard traction pads; Surfboard wax; Surfboards

Intent to Use: The applicant has a bona fide intention to use or use through the applicant's related company or licensee the mark in commerce on or in connection with the identified goods and/or services. (15 U.S.C. Section 1051(b)).

In Greek mythology Proteus was Poseidon's son.

The applicant's current Attorney Information:

Zuzanna M. Poprawski of TOPE-McKAY & ASSOCIATES

30765 Pacific Coast Hwy. #420

Malibu, California 90265

United States

The attorney docket/reference number is Proteus cl. 28.

The docket/reference number is Proteus cl. 28.

The applicant's current Correspondence Information:

Zuzanna M. Poprawski
TOPE-McKAY & ASSOCIATES
30765 Pacific Coast Hwy. #420
Malibu, California 90265
310.589.8158(phone)
310.919.3145(fax)
zpoprawski@topemckay.com (authorized)

A fee payment in the amount of \$275 has been submitted with the application, representing payment for 1 class(es).

#### Declaration

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements, and the like, may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. Section 1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.

Signature: /zpoprawski/ Date Signed: 09/17/2010

Signatory's Name: Zuzanna Poprawski

Signatory's Position: Attorney of record, California bar member.

RAM Sale Number: 4372

RAM Accounting Date: 09/20/2010

Serial Number: 85132544

Internet Transmission Date: Fri Sep 17 17:41:59 EDT 2010 TEAS Stamp: USPTO/FTK-71.189.233.69-2010091717415972

2876-85132544-4705017742df27b9ff4a962199 c2940d12b-CC-4372-20100917171952341404

# PROTEUS

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450
www.uspto.gov

PAYOR NUMBER 23363

P75M

CHRISTIE, PARKER & HALE, LLP PO BOX 7068 PASADENA CA 91109-7068 DATE PRINTED
03/31/08

#### MAINTENANCE FEE REMINDER

According to the records of the U.S. Patent and Trademark Office (USPTO) the maintenance fee for the patent(s) listed below (for which the above address is on record as the fee address under 37 CFR 1.363) has not been paid within the six-month period set forth in 37 CFR 1.362(d). THE MAINTENANCE FEE MAY STILL BE PAID WITH THE APPLICABLE SURCHARGE SET FORTH IN 37 CFR 1.20(h), WITHIN THE SIX-MONTH GRACE PERIOD SET FORTH IN 37 CFR 1.362(e).

Unless payment of the maintenance fee and the applicable surcharge is received in the USPTO within the six-month grace period, THE PATENT WILL EXPIRE AS OF THE END OF THE GRACE PERIOD. 35 U.S.C. 41(b).

The total payment due is the amount required on the date the fee is paid (and not necessarily the amount indicated below). All USPTO fees (including maintenance fees) are subject to change. Customers should refer to the USPTO Web site (www.uspto.gov) or call the Maintenance Fee Branch at 571-272-6500 for the most current fee amounts for the correct entity status before submitting payment. The total payment due indicated below is based on the entity status according to current Office records (shown below).

Timely payment of the total payment due is required in order to avoid expiration of the patent. A maintenance fee payment can be timely made using the certificate of mailing or transmission procedure set forth in 37 CFR 1.8.

PATENT NUMBER			U.S. APPL NUMBER		FILING	MENT	SMALL	PYMT	
6795316	465 465	65	09801536 10028745	09/21/04 09/21/04	03/08/01	1 4	YES YES	530 530	37197/RJW/A524 47630/DBP/C664

The maintenance fee and the applicable surcharge can be paid quickly and easily over the Internet at www.uspto.gov by electronic funds transfer (EFT), credit card, or USPTO deposit account payment methods. The mailing address for all maintenance fee payments not electronically submitted over the Internet is: U.S. Patent and Trademark Office, P.O. Box 979070, St. Louis, MO 63197-9000.

Direct any questions about this notice to: Mail Stop M Correspondence, Director of the United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450.

NOTE: This notice was automatically generated based on the amount of time that elapsed since the date a patent was granted. It is possible that the patent term may have ended or been shortened due to a terminal disclaimer that was filed in the application. Also, for any patent that issued from an application filed on or after June 8, 1995 containing a specific reference to an earlier filed application or applications under 35 U.S.C. 120, 121, or 365(c), the patent term ends 20 years from the date on which the earliest such application was filed, unless the term was adjusted or extended under 35 U.S.C. 154 or 156. Patentee should determine the relevant patent term for a patent before paying the maintenance fee.

& SMITH LLP

221 North Figueroa Street, Suite 1200

Los Angeles, California 90012

Telephone: 213.250.1800

Fax: 213.250.7900 www.lbbslaw.com

ATTORNEYS AT LAW

May 4, 2012

#### VIA E-MAIL AND FIRST CLASS MAIL

Thomas J. Daly, Esq. CHRISTIE PARKER HALE LLP 655 North Central Avenue, Suite 2300 Glendale, California 91203

Re:

Reinstatement of United States Patent 6,793,224

USDC for the Eastern District of Virginia

Case No. 1:12CV175 AJT (IDD)

#### Dear Tom:

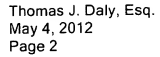
Further to my phone call, this letter is to request Christie Parker Hale LLP's ("CPH") files in regard to a former CPH client on a patent application that is now a litigation matter. This matter and simultaneous request for the return of all files is urgent. The patent application apparently was handled by Dick Ward of CPH, involved a failure to pay fees and ultimate withdrawal by CPH.

LEWIS BRISBOIS BISGAARD & SMITH LLP ("LBBS") has been retained to represent Carver International, Inc., successor to Carver Skateboards (collectively, "Carver"), in regard to a complaint filed by Carver against David J. Kappos and the United States Patent and Trademark Office, Civil Action 1:12CV175 (AJT) (IDD), filed in the United States District Court for the Eastern District of Virginia for reinstatement of United States Patent 6.793,224 ("the '224 patent" and, the "Complaint"), and subsequent litigation and proceedings concerning this matter. A copy of the '224 patent and the Complaint are attached. Pursuant to an arrangement with the AAG handling the case the PTO, Carver must file a Petition under 37 C.F.R. 1.181 with the PTO not later than May 18, 2012, to revive the patent.

#### Request for Immediate Delivery of Christie Parker files

We understand that Christie Parker Hale LLP ("CPH", "you" or "your") was retained to prepare and prosecute the application for patent that issued as the '224 patent. In connection with our efforts to collect all of the records regarding this patent that are potentially relevant to the issues in this case and, in order to comply with Carver's duty to

# Urgent Request for Return of Original Files



preserve information under Rule 26 of the Federal Rules, we request, on or prior to next <u>Friday, May 11, 2012</u>, which is seven (7) calendar days from today, that CPH provide to LBBS the following original file(s) regarding the application, which issued as the '224 patent, including:

- your engagement agreement with Carver;
- all communications (including e-mail or other electronic communications and/or filings) regarding or arising from your representation of Carver, such as communication to/from the patent office, to/from the client and/or its agents and employees, as well as relevant internal communications;
- all draft documents regarding or arising from your representation of Carver, such as draft letters to Carver or any of its agents or employees, such as Neil Stratton or Eyerick Williamson, draft assignments, etc.;
- all correspondence you received from the United States Patent and Trademark Office ("PTO") concerning the '224 patent, including but not limited to the March 31, 2008 Patent Office Maintenance Fee Reminder and the October 20, 2008 Patent Office Notice of Expiration, including all efforts you took to provide these documents to Carver;
- all billing records (including all time entries) and collection records; and,
- your entire file concerning the lawsuit CPH filed against Carver and Azcast Products, Inc. in Pasadena Superior Court for unpaid fees, Case No. 03C01960 (filed July 10, 2003).

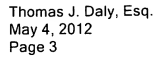
If you require further assurances from Carver, please contact me as soon as possible. This information can be provided to us on a piecemeal basis as it is located, via e-mail (.PDF) to <a href="mailto:jhokanson@lbbslaw.com">jhokanson@lbbslaw.com</a> with a copy to <a href="mailto:tspeiss@lbbslaw.com">tspeiss@lbbslaw.com</a>, via hand delivery and/or via Overnight mail. If you locate the requested materials, please contact me to discuss the best way to provide [we could send a messenger to pick it up, or provide our FedEx account #].

To reiterate, this request is urgent.

This request is made urgent because we now understand that Carver's predecessor firm, Tope-McKay & Associates, never requested this information from you when it was engaged by Carver concerning this matter, and we further understand from them that you have the original files.

#### Preservation of Information

# Urgent Request for Return of Original Files



As present custodian of information related to the '224 patent, we believe you have a duty to preserve information that is potentially relevant to the issues in this case. Having a litigation hold in place may provide you with a "safe harbor" against sanctions if that information is lost inadvertently during the course of the litigation.

This lawsuit obligates you to impose a "litigation hold" to preserve all your documents and electronically stored information ("ESI"), which may be relevant in this matter. ESI includes data on all computers, networks, storage devices including back up tapes and USB drives, voice mail, and even cell phones and PDAs. This list is illustrative, not exhaustive. Please call us if you have questions about where potentially relevant ESI might be located.

Having a litigation hold in place may provide you with a "safe harbor" against sanctions if that information is lost inadvertently during the course of the litigation. Failing to preserve potentially relevant information can result in sanctions. Fortunately, providing notice and doing your best to comply with your litigation hold obligations may provide you with a "safe harbor" when, as often happens, potentially relevant information is misplaced or destroyed despite your best efforts to preserve it.

#### State or Federal Regulations

Some businesses are subject to state or federal regulatory requirements that obligate them to preserve business records, including potentially relevant information, for reasons other than pending litigation. Please contact us so that we may help you evaluate whether compliance with regulatory requirements for preservation of business records satisfies your litigation hold obligations.

#### **Immediate Action**

There are some steps that you must promptly take to preserve documents and ESI, if regulations affecting your business don't already require you to do so. Preserving data means not destroying it. It also means taking affirmative steps to preserve documents and ESI from being destroyed in the ordinary course of business.

These affirmative steps include notifying your employees and co-workers who are likely to have relevant documents or ESI to stop all data deletion and document destruction activities. This means everyone must cease: (1) all voluntary and automatic data destruction activities; (2) e-mail deletion functions; (3) voice mail deletions; (4) backup tape recycling; (5) hard drive reformatting or defragmenting; and, (5) cache-clearing processing until all potentially relevant information has been collected and duplicated, or otherwise preserved.

LEWIS BRISBOIS BISGAARD & SMITH LLP • www.lbbslaw.com

# Urgent Request for Return of Original Files

Thomas J. Daly, Esq. May 4, 2012 Page 4

- If you or your employees do not have the expertise to do this, we urge you to confer with us immediately.
- Time is of the essence in providing this notice to your employees, and third parties over whom you have some control (such as your accountant, or other lawyers who may have information relevant to this matter), and implementing a program to suspend alteration, deletion or destruction of documents or ESI that could be relevant to the issues in the above-referenced litigation. The time to give this notice and take these steps is now.

If you would like assistance in formulating the litigation hold notice for your employees and outside third parties, or in taking steps to preserve documents or ESI, please let us know immediately.

#### Notice is Understood

Please confirm that the recipients of your "litigation hold" notice actually received and understood the notice, and that they took steps to preserve potentially relevant information. You must document your having given this notice.

### **Length of Preservation Hold**

The duty to preserve relevant documents and ESI continues for the life of the case. In appropriate cases, you must provide periodic reminders about the obligation to preserve documents and ESI to ensure that the preservation efforts are effective. Please talk with us about whether these steps are necessary in your case.

Very truly yours,

Makann

Jon E. Hokanson of

LEWIS BRISBOIS BISGAARD & SMITH LLP

Encl. Complaint; US Patent 6,793,224

cc: Carver Skateboards, Inc.

Thomas J. Speiss, III, Esq.

# Hodas, Joshua

From:

Hokanson, Jon

Sent:

Tuesday, May 15, 2012 9:48 AM

To:

'thomas.daly@cph.com'

Cc:

Speiss, Thomas; Hodas, Joshua

Subject:

FW: CARVER - Acknowledgment of Receipt of Files from Christie Parker Hale and follow

up questions 32269-3

Attachments:

CARVER - Acknowledgment of Receipt of Files from Christie Parker Hale.pdf

Tom,

Thank you for providing the CPH files for Carver. Attached is the acknowledgment of receipt.

In a review of the files several questions come to mind:

Are these the complete CPH files?

Is there anyone at CPH, such as records custodian, who could provide a declaration to re the above?

The PTO file history has a 3/31/08 Maintenance Fee Reminder notice and a 10/20/08 Notice of Patent Expiration for Patent 6,793,224. The CPH file has the Notice of Patent Expiration, but does not have the earlier Maintenance Fee Reminder. Both of these notices have the CPH P.O. Box mailing address. However, several years earlier CPH had changed its PTO correspondence address to the 350 West Colorado Boulevard address and also CPH's application to withdraw had been approved and notice had been provided to the client.

Does CPH have any record of receiving the Maintenance Fee Reminder?

Does CPH have any record of providing either notice to the former client?

The 10/20/08 Notice of Patent Expiration has a handwritten annotation red ink "Abandoned 1/22/02". What is the significance of that annotation in terms of whether it or a copy of it was provided to the former client?

Does CPH have any record re receipt of the original '224 patent? If so, does CPH have any record of having provided the original patent to the former client?

Is there anyone at CPH who has personal knowledge of any of the above? If so, would CPH make them available to be interviewed?

It appears that Richard Ward handled the Carver matters. Does CPH have current contact information for him? Is he available to be interviewed?

The petition to reinstate the '224 patent is due on Friday, 5/18/12, and I would appreciate your prompt attention to this matter.

Jon

From: Towles, Vicki

Sent: Tuesday, May 15, 2012 7:51 AM

To: Hokanson, Jon

Subject: CARVER - Acknowledgment of Receipt of Files from Christie Parker Hale

•

2 .

\*

From:

Thomas Daly <Thomas.Daly@cph.com>

Sent:

Wednesday, May 16, 2012 10:26 AM

To:

Hokanson, Jon

Cc:

MCOM

Subject:

CARVER - Acknowledgment of Receipt of Files from Christie Parker Hale and follow up

questions 32269-3

Attachments:

CARVER - Acknowledgment of Receipt of Files from Christie Parker Hale.pdf

Jon,

My responses are noted below. Please let me know if you have any further questions. Thanks.

Tom Daly

From: Hokanson, Jon [mailto:hokanson@lbbslaw.com]

Sent: Tuesday, May 15, 2012 9:48 AM

To: Thomas Daly

Cc: Speiss, Thomas; Hodas, Joshua

Subject: FW: CARVER - Acknowledgment of Receipt of Files from Christie Parker Hale and follow up questions 32269-3

Tom,

Thank you for providing the CPH files for Carver. Attached is the acknowledgment of receipt.

In a review of the files several questions come to mind:

Are these the complete CPH files?

These were the only Carver client files that were discovered in our search. You expressed urgency in providing the files so our search was necessarily conducted on an expedited basis. However, we believe these are the only client files we have. We do have firm records and files that might contain information related to Carver. We do not consider these to be client files. Moreover, most of these records or files are likely in storage or archived given the length of time that has passed since Carver was a client. However, we have alerted the appropriate people that a "litigation hold" should be placed on such records or files.

Also, we provided you with 5 file folders. One of those, designated 20.1-1, was inadvertently not included on the list in the acknowledgement letter. We would appreciate your confirming that you received that file.

Is there anyone at CPH, such as records custodian, who could provide a declaration to re the above?

We do not have anyone with that title. Depending upon the files involved, there is someone who could provide a declaration as to the search for and locating of the files

The PTO file history has a 3/31/08 Maintenance Fee Reminder notice and a 10/20/08 Notice of Patent Expiration for Patent 6,793,224. The CPH file has the Notice of Patent Expiration, but does not have the earlier Maintenance Fee Reminder. Both of these notices have the CPH P.O. Box mailing address. However, several years earlier CPH had changed its PTO correspondence address to the 350 West Colorado Boulevard address and also CPH's application to withdraw had been approved and notice had been provided to the client.

Does CPH have any record of receiving the Maintenance Fee Reminder?

Only what might be gleaned from the contents of the file itself. We would not have kept any independent record under these circumstances.

Does CPH have any record of providing either notice to the former client?

Again, likely only what would be found in the file provided to you. Some attorneys kept correspondence files. I'm not sure whether Richard Ward kept such a file, and, if he did, whether it was retained after he retired.

The 10/20/08 Notice of Patent Expiration has a handwritten annotation red ink "Abandoned 1/22/02". What is the significance of that annotation in terms of whether it or a copy of it was provided to the former client?

Our Docketing Department notes case status on documents received from the PTO before forwarding the documents to the pertinent attorney. It would then have been up to that attorney, in this case Richard Ward, to decide what, if any, follow up steps to take. It appears that the case status was noted as "Abandoned" in our docketing records when we withdrew and responsibility was transferred to Carver.

Does CPH have any record re receipt of the original '224 patent? If so, does CPH have any record of having provided the original patent to the former client?

This would have been reflected in the file provided to you, but I do not recall any indication that it was received. A notation of receipt might have been made in our docketing records, but there is no notation there. We do not believe we received the original patent deed.

Is there anyone at CPH who has personal knowledge of any of the above? If so, would CPH make them available to be interviewed?

We would only have someone who would know about docketing, file handling and file storage. If you have questions for such a person, we would consider providing answers. None of the attorneys involved in the Carver patent file are still at CPH.

It appears that Richard Ward handled the Carver matters. Does CPH have current contact information for him? Is he available to be interviewed?

Richard Ward is retired. We are able to contact him and would pass along to him any requests you might have. Mr. Ward would have to let you know his availability.

The petition to reinstate the '224 patent is due on Friday, 5/18/12, and I would appreciate your prompt attention to this matter.

Jon

From: Towles, Vicki

Sent: Tuesday, May 15, 2012 7:51 AM

To: Hokanson, Jon

Subject: CARVER - Acknowledgment of Receipt of Files from Christie Parker Hale

#### **DIVISION OF ASSETS**

Carver Skateboards Inc, is a dissolved corporation and this is the record of the division of the remaining assets between the 3 partners. There is no monetary value assigned to any of the items, all partners mutually agree to dissolve the corporation and divide the remaining assets according to who made them or brought them to the company.

#### Eyreick Williamson:

- -4 Drill Presses
- -2 Coolant Systems
- -1 4" Belt Sander
- -3 Computers
- -2 Phones
- -1 Phone/Fax
- -3 Office Work Stations
- -2 Heavy Duty Work Benches
- -Miscellaneous hand tools and drill bits

#### **Neil Stratton**

- -Miscellaneous matched plate tooling
- -Website address
- -Domain name
- -Patent #US 6,793,224 B2
- -Patent #US 7,287,672 B2

#### Greg Falk

-Miscellaneous drill jigs

Eyreick Williamson

Neil Stratton

Greg Falk

## State of California Secretary of State



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of \_\_\_\_\_ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

SEP 2 3 2009

DEBRA BOWEN Secretary of State

DISS STK



DISS STK (REV 03/2007)

en, int p

## State of California Secretary of State

DOMESTIC STOCK CORPORATION

There is no fee for filing a Certificate of Dissolution.

CERTIFICATE OF DISSOLUTION

in the office of the Secretary of State
of the State of California

SEP 0 8 2009

APPROVED BY SECRETARY OF STATE

There is no fee for filling a dertification of the state	This Space For Filing Use Only
IMPORTANT – Read instructions before completing this form.	
CORPORATE NAME (Enter the name of the domestic stock corporation exactly as it is of reconstruction)  CARVER SKATEBOARDS //	VC.
REQUIRED STATEMENTS (The following statements are required by statute and should no	ot be altered.)
<ul> <li>2. a) A final franchise tax return, as described by Section 23332 of the Revenue and T Tax Board, as required under Part 10.2 (commencing with Section 18401) of Divis</li> <li>b) The corporation has completely wound up.</li> <li>c) The corporation is dissolved.</li> </ul>	
DEBTS & LIABILITIES (Check the applicable statement. Note: Only one box may be checked	ed.)
3. The corporation's known debts and liabilities have been actually paid.	
The corporation's known debts and liabilities have been paid as far as its assets	permitted.
The corporation's known debts and liabilities have been adequately provided assumer is	for by their assumption and the name and address of the
The corporation's known debts and liabilities have been adequately provided for (Specify in an attachment to this certificate (incorporated herein by this reference) the governmental agency that has assumed or guaranteed the payment, or the name and ad information necessary to enable creditors or others to whom payment is to be made to app.  The corporation never incurred any known debts or liabilities.	dress of the depositary with which deposit has been made or other
ASSETS (Check the applicable statement. Note: Only one box may be checked.)	
TO a second entitled thereto	
<del> </del>	•
The corporation never acquired any known assets.	The state of the said Discount surrought to
<b>ELECTION</b> (Check the "YES" or "NO" box, as applicable. Note: If the "NO" box is check Corporations Code section 1901 must be filed prior to or together with this Certificate of Dissolution	ted, a Certificate of Election to Willio Up and Dissolve persual to 1.)
	YES NO
VERIFICATION & EXECUTION (If additional signature space is necessary, the dated signature space and starting the starting of the space of the starting of the	
The undersigned constitute(s) the sole director or a majority of the directors now in the State of California that the matters set forth in this certificate are true and correct the state of California.	n office. I declare under penalty of perjury under the laws of ct of my own knowledge.
O9/01/2009  Date  Signature of Director  Type or	Print Name of Director
NEI NEI	Print Name of Director
	Print Name of Director

## State of California Secretary of State



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of \_\_\_\_\_ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

JUN 1 1 2008

DEBRA BOWEN Secretary of State

ENDORSED - FILED in the office of the Secretary of State of California

JUN 0 6 2008

#### ARTICLES OF INCORPORATION

I.

The name of this corporation is Carver International Inc.

II.

The purpose of the corporation is to engage in any lawful act or activity for which a corporation may be organized under the GENERAL CORPORATION LAW of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporation Code.

III.

The name in the State of California of this corporation's initial agent for service of process is:

John W. Anderson 23001 Hawthorne Blvd., Suite 202 Torrance, CA 90505

IV.

This corporation is authorized to issue only one class of shares of stock; and the total number of shares which this corporation is authorized to issue is 100,000.

ohn W. Anderson, Incorporator



15% on M sales 10% on PAX?

Paid monthly on Sales we collect

2% on 91 DIST

\* Biggest flow now is New Co Old Co, should EQUIP = NO VALUE be New Co/Eyrick . If not buy shares, Patent: small value/Paid reviewal Good Will: No good will

- otherwise oldes needs to stay acive for the 4 years...
- . Pay Eyreick as consultant agreement.

  Value is in future, Payments are fully deductable to New Co.
- o My half of Payables not to so on Carrer's '08 Books, no I need the deduction.
- · E taxed @ ordinary tax rates if anets are sold,
- · Liquidation : file last Return : Certificate of Dissolution of secretary of State
- . We contribute our assumed liabilities to New Co,
- . Gst liquidation · Contract needs to include . Its interest in company

RJW

## RECEIVED

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450
www.uspto.gov

NOV 0 7 2008

Christie, Parker & Hale, LLP

PAYOR NUMBER 23363

			P75M	f.		
CHRISTIE, P	ARKER &	HALE, LLP	77107	CTION	S. DATE PRIN	TED
PO BOX 7068		CASE	,57197 <sub>A</sub>	CTION DINDER	42	
PASADENA C	A 91109					8
		REMI	NDER	DUE DATE		-

## NOTICE OF PATENT EXPIRATION

According to the records of the U.S. Patent and Trademark Office (USPTO), payment of the maintenance fee for the patent(s) listed below has not been received timely prior to the end of the six-month grace period in accordance with 37 CFR 1.362(e). THE PATENT(S) LISTED BELOW HAS THEREFORE EXPIRED AS OF THE END OF THE GRACE PERIOD. 35 U.S.C. 41(b). Notice of the expiration will be published in the USPTO Official Gazette.

Expired patents may be reinstated in accordance with 37 CFR 1.378 if upon petition, the maintenance fee and the surcharge set forth in 37 CFR 1.20(i) are paid, AND the delay in payment of the maintenance fee is shown to the satisfaction of the Director to have been unavoidable or unintentional. 35 U.S.C. 41(c)(1).

If the Director accepts payment of the maintenance fee and surcharge upon petition under 37 CFR 1.378, the patent shall be considered as not having expired but would be subject to the intervening rights and conditions set forth in 35 U.S.C. 41(c)(2).

For instructions on filing a petition under 37 CFR 1.378 to reinstate an expired patent, customers should call the Office of Petitions Help Desk at 571-272-3282 or refer to the USPTO Web site at www.uspto.gov/web/offices/pac/dapp/petitionspractice.html. The USPTO also permits reinstatement under 37 CFR 1.378(c) by electronic petition (e-petition) using EFS-Web; e-petitions may be automatically granted if all the eligibility requirements are met. For further information on filing an e-petition, please call the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or 571-272-4100 or refer to the EBC's c-petition guide at www.uspto.gov/ebc/portal/efs/petition\_quickstart.pdf.

PATENT NUMBER	U.S. APPLICATION NUMBER	PATENT ISSUE DATE	APPLICATION FILING DATE	EXPIRATION DATE	ATTORNEY DOCKET NUMBER
6793224	09801536	09/21/04	03/08/01	09/21/08	37197/RJW/A524

NOTE: This notice was automatically generated based on the amount of time that elapsed since the date a patent was granted. It is possible that the patent term may have ended or been shortened due to a terminal disclaimer that was filed in the application. Also, for any patent that issued from an application filed on or after June 8, 1995 containing a specific reference to an earlier filed application or applications under 35 U.S.C. 120, 121, or 365(c), the patent term ends 20 years from the date on which the earliest such application was filed, unless the term was adjusted or extended under 35 U.S.C. 154 or 156.

#### Hodas, Joshua

From:

Neil Stratton < neil@carverskateboards.com>

Sent:

Thursday, May 10, 2012 4:07 PM

To:

Speiss, Thomas

Cc: Subject: Carver Skateboards
Fwd: Carver Patent issues

Begin forwarded message:

From: Neil Stratton < neil@carverskateboards.com >

Date: December 8, 2009 4:07:09 PM PST To: Marcus Risso <a href="misso@topemckay.com">mrisso@topemckay.com</a>

Subject: Carver Patent issues

Marcus,

Hi, how are you doing? I imagine you're somewhere traveling, as you seem to be on the road a lot.

I have a question regarding the first patent we did with Tope-Mckay for the dual-axis skateboard truck.

I am listed as the inventor, but the patent was assigned to Carver Skateboards. We dissolved the old corporation named Carver Skateboards Inc. and have formed a new corp called Carver International Inc. Since the assignee is no longer in biz, has the patent reverted back to me, the inventor? If not, is there a way to assign it to me now? I want to make sure the intellectual property is securely assigned to me and not an old corporation that no longer exists, and also has some liabilities against it. There was no sale of the old corp, just an election to dissolve with the assets divided amongst the old partners, but there is no formal way the assignment is documented.

This has all come up for us because our old partner did not pay the 'full' bill to the old firm we started the patent with and they have recently surfaced an have been trying to collect. We fired them because they were doing shoddy work and overcharging us (we then brought it to your firm with great results), and this is just more of that (they charged us over \$13K on an \$8K bid, did not even come close to finishing and now want another \$13K + \$5K for penalties and interest, FYI). In his negligent business practices, our old partner did not show up for the judgement hearing and we, the other partners, were not informed of it, so they were awarded a judgement against the old corp back in 2003. I had no idea he hid this from us, which is a shame because I would have argued to the judge that they egregiously overcharged us for work they never finished. I even brought this issue to one of the partners recently in an argument for them asking them to set aside the debt in the interests of fairness, and he said we had a very good case that was likely to succeed had it been presented, but it was too late now, fair or not. Recently they got a writ of execution against the old corp, and I don't want us to be vulnerable any more than we are. I mention all this in case you have any pertinent info relating to our plight. I'm super bummed that we're in the crosshairs for what is clearly an unfair case, and I'm currently trying to sort us out in a way that doesn't create more problems for us or drain our tight finances.

All this has brought up the need to make sure our patent is properly assigned at the very least.

What do you think we need to do?

Thanks,

Neil

#### Hodas, Joshua

From:

Marcus Risso <mrisso@topemckay.com>

Sent:

Thursday, December 10, 2009 12:23 PM

To:

'Neil Stratton'

Cc:

'Cary Tope-McKay'

Subject:

**RE: Carver Patent issues** 

Attachments:

CSI Balance Detail Dec 10 09.pdf

#### Hi Neil,

It seems like a very complicated picture. Give me a call when you get the chance to discuss. I realize this may not be the best subject given the circumstance, but we also have some unpaid outstanding invoices which we need to have paid. Attached is a current balance in detail. What can we do to make this current?

\_\_\_\_\_\_

===

Marcus Luis Risso, Esq. TOPE-MCKAY & ASSOCIATES 23852 Pacific Coast Highway #311

Malibu, Ca 90265 Tel.: 310-266-5663

Personal fax: 310-861-0344 e-mail: mrisso@topemckay.com

\_\_\_\_\_

===

This communication is for the sole use of the intended recipient and may contain confidential and privileged information. Any unauthorized review, use, disclosure, dissemination, distribution or copying is strictly prohibited. If you are not the intended recipient, please contact the sender immediately by reply e-mail and completely destroy all copies of the original message. Thank you.

----Original Message----

From: Neil Stratton [mailto:neil@carverskateboards.com]

Sent: Tuesday, December 08, 2009 4:07 PM

To: Marcus Risso

Subject: Carver Patent issues

Marcus,

Hi, how are you doing? I imagine you're somewhere traveling, as you seem to be on the road a lot.

I have a question regarding the first patent we did with Tope-Mckay for the dual-axis skateboard truck.

I am listed as the inventor, but the patent was assigned to Carver Skateboards. We dissolved the old corporation named Carver Skateboards Inc. and have formed a new corp called Carver International Inc. Since the assignee is no longer in biz, has the patent reverted back to me, the inventor? If not, is there a way to assign it to me now? I want to make sure the intellectual property is securely assigned to me and not an old corporation that no longer exists, and also has some liabilities against it. There was no sale of the old corp, just an election to dissolve with the assets divided amongst the old partners, but there is no formal way the assignment is documented.

This has all come up for us because our old partner did not pay the 'full' bill to the old firm we started the patent with and they have recently surfaced an have been trying to collect. We fired them because they were doing shoddy work and overcharging us (we then brought it to your firm with great results), and this is just more of that (they charged us over \$13K on an \$8K bid, did not even come close to finishing and now want another \$13K + \$5K for penalties and interest, FYI). In his negligent business practices, our old partner did not show up for the judgement hearing and we, the other partners, were not informed of it, so they were awarded a judgement against the old corp back in 2003. I had no idea he hid this from us, which is a shame because I would have argued to the judge that they egregiously overcharged us for work they never finished. I even brought this issue to one of the partners recently in an argument for them asking them to set aside the debt in the interests of fairness, and he said we had a very good case that was likely to succeed had it been presented, but it was too late now, fair or not. Recently they got a writ of execution against the old corp, and I don't want us to be vulnerable any more than we are. I mention all this in case you have any pertinent info relating to our plight. I'm super bummed that we're in the crosshairs for what is clearly an unfair case, and I'm currently trying to sort us out in a way that doesn't create more problems for us or drain our tight finances.

All this has brought up the need to make sure our patent is properly assigned at the very least.

What do you think we need to do?

Thanks,

Neil

11:21 AM 12/10/09

## Tope- McKay Attorney At Law, P.C. Customer Balance Detail

**All Transactions** 

Type	Date	Num	Memo	Amount	Balance
Carver Skate Boards		_			
CS1001	3/12/2003	1129		624.95	624.95
Invoice	6/30/2004	1794		1,316.22	1,941.17
Invoice	10/2/2008	5778		25.50	1,966.67
Invoice Payment	12/22/2008	1090	Pay Inv 5844, 5496. 5777, 5778	-25.50	1,941.17
Total CSI001				1,941.17	1,941.17
CS1002				3,788.65	3,788.65
Invoice	1/19/2005	2186		3,788.83 4,074.07	7,862.72
Invoice	2/4/2005	2328		4,074.07	8,064.80
Invoice	2/4/2005	2479			8,081.80
Invoice	7/9/2006	3245		17.00	8,168.52
Invoice	8/15/2006	10466-TS		86.72	10,822.53
Invoice	2/25/2008	5340		2,654.01	
Total CSI002		•		10,822.53	10,822.53
CS1003		50.44		2.018.57	2,018.57
Invoice	2/28/2008	5341		-2.018.57	0.00
Payment	3/10/2008	103		-1,000.00	-1,000.00
Payment	3/10/2008	104		477.77	-522.23
Invoice	10/2/2008	5496		1,425.75	903.52
Invoice Payment	10/2/2008 12/22/2008	5844 1090	Pay Inv 5844, 5496, 5777, 5778	-903.52	0.00
Total CSI003			•	0.00	0.00
Trademark Work - N	leil Stratton				
Invoice	11/14/2008	5832		2,020.83	2,020.83
Payment	1/20/2009	1091	5832 Partial Payment	-2,020.83	0.00
Invoice	6/8/2009	6199	•	492.50	492.50
Invoice	6/8/2009	6308		441.67	934.17
Invoice	8/28/2009	6620		159.17	1,093.34
Total Trademark Wo	ork - Neil Stratton		•	1.093.34	1,093.34
Carver Skate Board				19.05	19.05
Invoice	8/15/2006	10465-TS		958.33	977.38
Invoice	2/25/2008	5338		62.50	1,039.88
Invoice	10/2/2008 12/22/2008	5777 1090	Pay Inv 5844, 5496, 5777, 5778	-62.50	977.38
Payment Total Carver Skate E		1030		977.38	977.38
Total Carver Skate Boar				14,834.42	14,834.42
TOME CONTENT ON ALLE DOGS				14,834.42	14,834.42

To: Commissioner for Patents

From: Inventor Neil Stratton

This is a petition to correct the assignee data on patent #US 6,793,224 B2. The patent was assigned to a company, Carver Skateboards Inc, that has been dissolved. Included in this petition is a copy of the Certificate of Dissolution issued by the Secretary of the State of California and a signed Division of Assets document stating that the patent has been returned to the inventor, Neil Stratton.

Therefore it is my request that the assignee data be changed to state that the inventor, Neil Stratton is now the assignee.

There was no mention of any fees or other forms necessary to process this petition, please contact me either by phone at 310-399-0771, email at neil@carverskateboards.com or by mail at 111 Sierra Street, E Segundo CA 90245 if anything else is needed to complete this petition.

Thanks,

Neil Stratton

## State of California Secretary of State



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of \_\_\_\_\_ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

SEP 2 3 2009

DEBRA BOWEN
Secretary of State

**DISS STK** 



DISS STK (REV 03/2007)

en, 114 #

### State of California Secretary of State

DOMESTIC STOCK CORPORATION CERTIFICATE OF DISSOLUTION

There is no fee for filing a Certificate of Dissolution.

in the office of the Secretary of State
of the State of California

SFP # 8 2009

APPROVED BY SECRETARY OF STATE

This Space For Filing Use Only IMPORTANT - Read instructions before completing this form. CORPORATE NAME (Enter the name of the domestic stock corporation exactly as it is of record with the California Secretary of State.) 1. Name of corporation CARVER SKATE BOARDS INC. REQUIRED STATEMENTS (The following statements are required by statute and should not be altered.) 2. a) A final franchise tax return, as described by Section 23332 of the Revenue and Taxation Code, has been or will be filed with the Franchise Tax Board, as required under Part 10.2 (commencing with Section 18401) of Division 2 of the Revenue and Taxation Code. b) The corporation has completely wound up. c) The corporation is dissolved. DEBTS & LIABILITIES (Check the applicable statement. Note: Only one box may be checked.) The corporation's known debts and liabilities have been actually paid. The corporation's known debts and liabilities have been paid as far as its assets permitted. The corporation's known debts and liabilities have been adequately provided for by their assumption and the name and address of the assumer is The corporation's known debts and liabilities have been adequately provided for as far as its assets permitted. (Specify in an attachment to this certificate (incorporated herein by this reference) the provision made and the address of the corporation, person or governmental agency that has assumed or guaranteed the payment, or the name and address of the depositary with which deposit has been made or other information necessary to enable creditors or others to whom payment is to be made to appear and claim payment.) The corporation never incurred any known debts or liabilities. ASSETS (Check the applicable statement. Note: Only one box may be checked.) The known assets have been distributed to the persons entitled thereto. The corporation never acquired any known assets. ELECTION (Check the "YES" or "NO" box, as applicable. Note: If the "NO" box is checked, a Certificate of Election to Wind Up and Dissolve pursuant to Corporations Code section 1901 must be filed prior to or together with this Certificate of Dissolution.) 5. The election to dissolve was made by the vote of all the outstanding shares. YES YES VERIFICATION & EXECUTION (If additional signature space is necessary, the dated signature(s) with verification(s) may be made on an attachment to this certificate. Any attachments to this certificate are incorporated herein by this reference.) The undersigned constitute(s) the sole director or a majority of the directors now in office. I declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of my own knowledge. Date or Print Name of Director Signature of Director STRATTON Type or Print Name of Director Signatur Type or Print Name of Director Signature of Director

#### **DIVISION OF ASSETS**

Carver Skateboards Inc, is a dissolved corporation and this is the record of the division of the remaining assets between the 3 partners. There is no monetary value assigned to any of the items, all partners mutually agree to dissolve the corporation and divide the remaining assets according to who made them or brought them to the company.

#### Eyreick Williamson:

- -4 Drill Presses
- -2 Coolant Systems
- -1 4" Belt Sander
- -3 Computers
- -2 Phones
- -1 Phone/Fax
- -3 Office Work Stations
- -2 Heavy Duty Work Benches
- -Miscellaneous hand tools and drill bits

#### **Neil Stratton**

- -Miscellaneous matched plate tooling
- -Website address
- -Domain name
- -Patent #US 6,793,224 B2
- -Patent #US 7,287,672 B2

#### Greg Falk

-Miscellaneous drill jigs

Eyreick Williamson

Neil Stratton

Greg Falk

05-17-2 Form PTO-1595 (Rev. 93-99) (HOUR MASSIMINE	U.S. DEPARTMENT OF COMMERCE
Porm PTO-1575 (Rev. 03-09) CMB No. 0851-0027 (exp. 93/31/2009)	
5-17-1○ 103597	398
To the Director of the U.S. Petern and Trademark Office: Please	record the attentied documents or the new eddress(ee) below.
1. Name of conveying party(les)	2 Name and address of receiving party reco
	Name: <u>Ourver International</u> Inc
Carver-Skutebourds Inc.	Internal Address:
Additional name(s) of conveying party(les) attached? Yes No	Street Address: 111 Serra Street
3. Nature of conveyance/Execution Date(s): Execution Date(s) JAN 25 20/0	
Assignment Merger	<b>5.</b> 0. 4
Security Agreement Change of Name	city: El Sapundo,
Joint Research Agreement	State: CA
Government Interest Assignment	Country: USA Zip: 9:0245
Executive Order 9424, Confirmatory License	
MOTHER CERTIFICATE OF DISSOLUTION	Additional nome(s) & address(es) strached? Yes No
The state of the s	document is being filed together with a new application.  1. B. Patent No.(5)
A. Patent Application No.(9)	US 6,793,224 B2
	056,113,227 02
	)
Additional numbers a	6. Total number of applications and patents
5. Name and address to whom correspondence concerning document should be mailed:	involved:
Nama: Neil Stretton	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40 20
Internal Address:	
Historian Produces	Authorized to be charged to deposit account
Street Address: 111 Sterra Greet	Enclosed
Stiget Musicos	None required (government interest not effecting title
city: El Segundo	8. Payment Information
State: CA Zip: 90245	-
Phone Number: (310) 648-8249	Deposit Account Number
Fax Number: (3(0) 648- 8251	Authorized Ligar Name
Email Address: neil Grarven State boards. Co	
9. Signature: Chail Olo Signature:	MY 14 2010
Signature	Total number of pages including cover
NEIL STRATTON	Total number of pages including cover sheet, attachments, and documents:

Name of Person Signing

Documents to be recorded (including sever sheet) should be faxed to (\$71) 273-0148, or mailed to:

Documents to be recorded (including sever sheet) should be faxed to (\$71) 273-0148, or mailed to:

Mail Stop Assignment Recordation Services, Director of the USPTD, P.O.Box \$801,04004.61 ASTRIE 225 98868881 6793224

01 FC:8821

48.88 UP

09/801536

signer for Patents

From: Inventor Neil Stratton

03-17-2010

103591922

RECEIVED

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01/0VAR 25 2010

OFFICE OF PETITIONS

This is a petition to correct the assignee data on patent #US 6,793,224 B2. The patent was assigned to a company, Carver Skateboards Inc, that has been dissolved. Included in this petition is a copy of the Certificate of Dissolution issued by the Secretary of the State of California and a signed Division of Assets document stating that the patent has been returned to the inventor, Neil Stratton.

Therefore it is my request that the assignee data be changed to state that the inventor, Neil Stratton is now the assignee.

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Thanks.

May 14 2010 2:32PM

Neil Stratton

#### 00988068

## State of California Secretary of State



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of \_\_\_\_\_ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

SEP 2 3 7005

DEBRA BOWEN

DEBRA BOWEN
Secretary of State

Sec/State Form CE-107 (REV 1/2007)

4 COP 00 111641

PAGE 5/8 \* RCVD AT 5/14/2010 5:36:50 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-6/8 \* DNIS:2709947 \* CSID: \* DURATION (mm-5s):01-48

Secretary of State

00988068

ENDURS 30 - PILLS in the office of the Secretary of State of the State of Celifornia

SEP U 8 2009

## DOMESTIC STOCK CORPORATION CERTIFICATE OF DISSOLUTION

There is no tes for filing a Certificate of Dissolution. This Space For Fiting Use Only IMPORTANT - Read instructions before completing this form, CORPORATE NAME (Enter the name of the domestic stock corporation exactly as it is of record with the California Secretary of State.) 1. Name of corporation CARVER SKATE BOARDS INC. REQUIRED STATEMENTS (The following statements are required by statute and should not be altered.) 2. e) A first franchise tax return, as described by Section 23332 of the Revenue and Taxation Code, has been or will be filed with the Franchise Tax Board, as required under Part 10.2 (commission) with Section 18401) of Division 2 of the Revenue and Taxation Code. b) The corporation has completely wound up. c) The corporation is dissolved. DESTS & LIABILITIES (Checkine applicable visionement. Note: Only one tox may be chacked.) The corporation's known debts and liabilities have been actually paid. The corporation's known debts and liabilities have been paid as far as its essets permitted. The corporation's known debts and Sabilities have been adequately provided for by their assumption and the name and address of the SECURIOR IS The corporation's known debts and Rabilities have been adequately provided for as fix assets permitted. (Repolly in an attachment to this certificate (Incorporated herein by this reference) the privileon crede and are address of the corporation; person or governmental agency that has assumed or guarantees the payment, or the name and address of the deposits with which deposit has been made or other information represent to enable creditors or others to which payment to be made to appear and daim payment.) The corporation never incurred any known debts or limblities. ABSETS (Check the applicable statement, Note: Only one box may be checked.) The traven essets have been distributed to the persons entitled inereto. The corporation never ecquired any known assets. ELECTION (Check the "YES" or "NO" box, as applicable. Note: If the "NO" box, is checked, a Cartificate of Election to Wind Up and Dissolve pursuant to Corporations Code section 1901 must be filed prior to or together with this Certificate of Description.) 5. The election to dissolve was made by the vote of all the outstanding shares. M YES NO VERIFICATION & EXECUTION (II socilonal agreeurs space to recessery, the dated aignorum(s) with verification(s) may be made on an attachment to this certificate. Any elizobreeurs to this certificate are incorporated herein by this reference.) The undersigned constitute(s) the sale director or a majority of the directors now in office. I declare under penalty of perjury under the laws of the State of Cattornia that the matters set torth in this cartificate are true and correct of my own knowledge. ′200 9 09/01 Sign STRATTON you or Print Name of Director Falk しょくり Type or Print Name of Director Signature of Direct APPROVED BY MECRETARY OF STATE

PAGE 8/8 " RCVD AT 5/14/7010 5:36:50 PM [Eastern Daylight Time] " SVR:USPTO-EFXRF-6/8" DNIS:2709947 " CSID: " DURATION (mm-6s):01 48

DES STR (SEV COCCOT

PATENT

REEL: 024411 FRAME: 0772

#### **DIVISION OF ASSETS**

6/1/2008

Carver Skateboards Inc, is a dissolved corporation and this is the record of the division of the remaining assets between the 3 partners. There is no monetary value assigned to any of the items, all partners mutually agree to dissolve the corporation and divide the remaining assets according to who made them or brought them to the company.

#### Eyreick Williamson:

RECEIVED

-4 Drill Presses

JAN 25 2010

-2 Coolant Systems

-1 4" Belt Sander

OFFICE OF PETITIONS

- -3 Computers
- -2 Phones
- -1 Phone/Fax
- -3 Office Work Stations
- -2 Heavy Duty Work Benches
- -Miscellaneous hand tools and drill bits

#### **Neil Stratton**

- -Miscellaneous matched plate tooling
- ·Website address
- -Domain name
- -Patent #US 6,793,224 B2
- -Patent #US 7,287,672 B2

#### Greg Falk

-Miscellaneous drill jigs

Evreick Williamson

Neil Stratton

Greg Falk

PAGE 7/8 \* RCVD AT 5/14/2010 5:36:50 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-6/8 \* DNIS:2709947 \* CSID: \* DURATION (mm-ss):01-48

PATENT

REEL: 024411 FRAME: 0773

**RECORDED: 05/17/2010** 



#### UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE



\*700439607A\*

JUNE 22, 2010

PTAS

NEIL STRATION 111 SIERRA STREET EL SEQUNDO, CA 90245

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 571-272-3350. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, MAIL STOP: ASSIGNMENT SERVICES BRANCH, P.O. BOX 1450, ALEXANDRIA, VA 22313.

RECORDATION DATE: 06/21/2010

REEL/FRAME: 024563/0654

NUMBER OF PAGES: 6

103.453

BRIEF: CERTIFICATE OF DISSOLUTION

ASSIGNOR:

CARVER SKATEBOARDS INC.

DOC DATE: 01/25/2010

ASSIGNEE:

CARVER INTERNATIONAL INC.

111 SIERRA STREET

EL SEQUNDO, CALIFORNIA 90245

SERIAL NUMBER: 09801536

PATENT NUMBER: 6793224 TITLE: TRUCK FOR SKATEBOARDS FILING DATE: 03/08/2001 ISSUE DATE: 09/21/2004

SHAREILL COLES, EXAMINER ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION



626855

May 23, 2001

Christie, Parker & Hale, LLP ATTN: Richard J.Ward 350 W. Colorado Blvd., Suite 500 Pasadena, CA 91109-7068 626.795.9900 Tel 626. 577.8800 Fax

RE: **Assigning Property** 

Dear Richard,

As we discussed during our meeting in March, it is our intention to assign our intellectual property to Carver Skateboards, Inc. as opposed to Azcast. On the report of our trademark application, the applicant was being referred to as "Azcast Products, Inc.".

Specifically, what actions are now necessary to make this transfer? Also, what about our pending patent in the name of Neil Stratton?

Thank you for you attention and I look forward to your response.

Kind regards,

Jeff Paynton

Carver Skateboards, Inc.

D. BRUCE PROUT
RICHARD J. WARD, JR.
LEROY T. RAHN
WALTER G. MAXWELL
WILLIAM P. CHRISTIE
DAVID A. DILLARD
THOMAS J. DALY
VINCENT G. GIOIA
THEODORE A. PIANKO
EDWARD R. SCHWARTZ
JOHN D. CARPENTER
WESLEY W. MONROE
DAVID A. PLUMLEY
GREGORY S. LAMPERT
JAMES E. DOROSHOW
MARK GARSCIA
GRANT T. LANGTON
SYED A. HASAN
HAROLD E. WURST
ROBERT A. GREEN
HOWARD A. KROLL
LAURENCE H. PRETTY
ROBERT A. SCHROEDER
RICHARD. SCHROEDER
RICHARD. SCHROEDER
MICHAEL J. MACDERMOTT
ANNE WANG
DANIEL R. KIMBELL
CONSTANTINE MARRANTIDIS
CRAIG A. GELFOUND
DANIEL M. CAVANAGH
GARY J. NELSON
KATHLEEN M. OLSTER
JOSEPHINE E. CHANG
JOEL A. KAUTH
PATRICK Y. IKEHARA
CHARLES R. HALLORAN
RAYMOND R. TABANDEH
PAUL B. HEYNSSENS
GARY S. DUKARICH
JOHN F. O'ROURKE\*

JUN-YOUNG E. JEON
MARC A. KARISH
PETER A. NICHOLS
PATRICK S. SCHOENBURG
STEPHEN D. BURBACH
HEIDI L. EISENHUT
LEIGH O. LINDER
DAVID B. SANDELANDS, JR.
W. CASEY WALLS
BRIAN K. BROOKEY
MICHOLAS J. PAULEY
MARK J. MARCELLI
DAVID J. STEELE
JOHN W. PECK, Ph. D.
BRIAN L. YATES
GARY D. LUECK
BRIAN D. MARTIN
JAMES M. COLLISON

#### OF COUNSEL

R. WILLIAM JOHNSTON
HAYDEN A. CARNEY
RUSSELL R. PALMER, JR.
RICHARD D. SEIBEL
ROBERT L. TOMS, SR.
THERESA W. MIDDLEBROOK
RICHARD J. PACIULAN\*\*
ALAN M. KINDRED

PATENT AGENTS

TECHNICAL SPECIALISTS
ULESES C. HENDERSON, JR.
DAVID J. BAILEY

\*ADMITTED ONLY IN PA, DC \*\*ADMITTED ONLY IN MA

# CHRISTIE PARKER & HALE

LLP Intellectual Property Lawyers

REPLY TO PASADENA

May 24, 2001

#### PASADENA OFFICE

350 WEST COLORADO BOULEVARD
SUITE 500
PASADENA, CALIFORNIA 91105
POST OFFICE BOX 7068
PASADENA, CALIFORNIA 91109-7068
TELEPHONE: (626) 795-9900
FACSIMILE: (626) 577-8800
E-MAIL: info@cph.com

ORANGE COUNTY OFFICE

3501 JAMBOREE ROAD
SUITE 6000
NEWPORT BEACH, CALIFORNIA 92660
TELEPHONE: (949) 476-0757
FACSIMILE: (949) 476-8640

JAMES B. CHRISTIE (1904-1959) ROBERT L. PARKER (1920-1980)

OUR REFERENCE

A524:40230

Mr. Jeff Paynton CARVER SKATEBOARDS 15350 Proctor Avenue Suite A City of Industry, California 91745

Re: Assignment of Application for the Mark CARVER, Serial No. 76/119,671; Filed August 29, 2000 in the name of Azcast Products, Inc.

Dear Jeff:

In answer to the inquiry in your letter of May 23, 2001, the step that needs to be taken now with respect to the patent and trademark applications is for Azcast Products, Inc. to assign both applications to Carver Skateboard, Inc.

We can prepare the assignments as soon as you authorize it. I estimate the cost for preparing each assignment to be \$250.00 plus the recording fees to be paid to the Patent and Trademark Office. The recording fees are \$40.00 for a patent assignment and \$40.00 for a trademark assignment.

Naturally, we are reluctant to undertake any further work for Azcast/Carver because of the overdue receivable from your company in the amount of \$6,886.70. Of that amount, over \$6,000 has been due and owing for more than 90 days. Our unpaid statements date back to July 31, 2000. In our March meeting, you indicated that you would be addressing this situation. To date one payment of \$2,373.00 was received on March 19, 2001. I have also received promises from Eyerick Williamson on a number of occasions that the overdue amounts would be paid promptly and the account would be brought current.

Mr. Jeff Paynton CARVER SKATEBOARDS May 24, 2001 Page 2 CHRISTIE PARKER & HALE

I ask that this be done and that you send us a check covering the past due amounts, namely, \$6,886.70 together with your instructions with regard to the assignments.

Sincerely,

Richard J. Ward, Jr.

RJW/clb

cc: Theodore J. Fogliani, Esq. CLB PAS352913.1.\*-5/24/01 6:05 PM

From: Neil Stratton < neilstratton@ca.rr.com>

Subject: Carver West

Date: April 15, 2008 6:28:39 PM PDT

To: Carver Skateboards < carverskateboards@earthlink.net>

Cc: greg falk <gregfalk@ca.rr.com>, mickey kook <mickey\_wave@hotmail.com>, ellen mcalister <ellen@ackinc.com>,

jennifer wolf <jenwolf@ca.rr.com>

Hey guys,

Here is a non-prioritized list of reasons why the move needs to happen, and also why I think it needs to happen now.

1-It's already clear to everyone involved in Carver that it needs its' own dedicated space. The idea is to move shipping and receiving, warehouse and inventory, board assembly and sales and marketing. These are the Brand elements. Truck manufacturing remains at the foundry, where the set up is fine for now.

2-I've found a space. It's very reasonably priced at \$1 a square foot, available June 1st (we have access in May while they clean it up, and prepare the move), a little big, but not too much, near a good surf break, excellent skating hills, a skatepark, a cool ocean breeze and good food. This is a special place that will not be easy to replicate. Our good fortune is at our feet, and to overlook it is to squander another valuable and fortuitous resource.

3-Eyreick can no longer shoulder all of the company's needs, it results in overlooked details which cost money and credibility. If it's to truly shift this dynamic, it can no longer be on the East Side, where proximity will pull Eyreick back into it and make Neil's and Mickey's efforts much harder. We will spend the same months trying to figure out what's going on over there than setting up a new system from scratch. If it must move, it should be a location convenient to the other partners who will take on the new portion of responsibility.

4-Ellen has offered to not only return her growing international accounts and the Golden Goose of web sales, she also offered to come up here to train us in her shipping and Quickbooks methods and transfer the existing credit card account so we can get up and running quickly. This will supplement our income greatly with the high retail margins and immediate money of card sales.

5-Room to grow. If we intend on hitting some bigger numbers, the numbers that by all accounts we should be able to hit given the great response to our product in the market, we should not invest in a space that will soon feel tight and limit our growth or force another costly move. This space can handle millions of dollars in sales if we run it efficiently to capacity.

6-I will pay for the rent. Depending on how self-funding Carver can remain by shipping current orders and expecting some kind of summer bump, I can cover the entire rent for 6-12 months if necessary. We don't need fancy anything in the space, we can put together a place that will kick ass with what we've got plus a little (a new computer, a few tools) which I'll also pay for. Yea, we should get more stock, but I'm not willing to put my dough into just stock in the current situation. We need a line of credit right away (hello financial statements) to do that, not the cash I have to fund our much needed location upgrade.

7-This is the Brand location. We run a skate company, not a foundry. Location is key to recruiting great talent, a lot of which is here on the Westside. All the elements are in place, the building has the right character and will provide the perfect home for our surfskate company.

8-The foundry keeps the wrong hours. Up at 4, gone by 3 doesn't coincide with skate and surf shop hours, or what would be considered normal business hours where people call. We need a phone that gets answered when people are likelier to call. This is especially important now when we're pushing hard for new local shop sales. Any deferment of this aspect will perpetuate a perception that we're not ready and lose sales.

9-Summer is just starting. While this may seem like a poor time to move, in actuality the long days of summer are like time and a half days, where in 4 months our crew can accomplish 6 months worth of winter days. I get that it's a lot for us to take on, but up until now my time has been focused on product development, and I'm more than current with truck work, so technically you wouldn't be missing that much while I'm setting up the new space.

10-We have momentum. There is a great need to encourage the efforts of the team both new and old, to take advantage of an excitement to give the Brand a big push. This enthusiasm will deflate after months of the same old problems. We need this injection, and I can feel the support from everyone, the commitment beyond just the day's job. For us to birth this baby we need this extra, and this move into this space engenders that. This new positivism is hinged on change and will evaporate if not bottled now.

11-We have orders now that we can't ship. Far from the risky venture of moving without sales to support it, it looks like we need to move in order to get a handle on timely shipping. We've had this problem for years, so it's not likely to change without extreme

intervention. The cost of that intervention is the carborundum of life, wearing us down to stumps. I's speaking of driving freeways in traffic to work at a noisy, dirty, cave. I'll gladly pay \$3500 dollars a month so a whole bunch of us can work in paradise.

12-All good things are a risk. Is the risk reasonable, the payoff worth it? If I didn't think so I wouldn't be pushing so hard. There is an element to timing that needs to be seized. We currently have at least 5 knock-offs in 3 countries, and we can't afford to dilly dally. Postponing a move is letting the clock run out on a poor score. Since I believe that little movement can result from leaving all operations at El Monte, postponing the move is the same as letting our competitors gain on us, and in good probability, beat us to the front of the line. Again, since I don't believe that enough will change at the current location with piecemeal efforts (history is a powerful indicator), staying put is staying behind.

13-We can have board meetings on boards. How great to have a company located both to hills and surf? That desire Eyreick has expressed of getting in the water more will become a reality. We'll all benefit from the ocean.

Neil

From: Neil Stratton < neilstratton@ca.rr.com>

Subject: Meeting

Date: May 21, 2008 12:11:13 PM PDT

To: Carver Skateboards <carverskateboards@earthlink.net>

E,

I know we have a lot of current logistics to go over, but I also want to talk about the bigger picture, and how the changes currently underway will change the partnership. It is important that we are working under the same understanding about the future, so I believe this discussion needs to happen sooner rather than later. I'm sure none of this will come a surprise, as the difficulties we are having are apparent to everyone.

In order for me to properly run Carver, I need to have full control. I don't agree with the current approach to any aspect of management or production, and I don't feel that there is flexibility to adapt to new strategies or an openness to relinquish control. Just like you needed to have a larger share and the ability to make executive decisions and implement them according to your plans when you took on general management of the brand, I too need to have that overarching control if I'm going to put my personal assets on the line and drive the company from now on. Currently there are too many ways in which our approach to management is at odds, and I don't see a way to work around them. My role is to do what's best for Carver, and in my opinion that is to start the company over from scratch with new management and new systems.

I don't want to have any part-time employees in management, as I will require that there is full-time availability and accountability for the tasks that need to be accomplished and I will not accept other work demands on the employees outside Carver. Your current obligations determine that you focus on the foundry you just bought, and Carver will still need castings from EMNFF. If Carver remains a principle EMNFF account, Carver will expect that the foundry will provide well-made parts from an efficiently run foundry. I would think that the lesson of Focus has been learned by now, and that running the foundry properly and ensuring its' health and growth is recognized as a full time activity. Supplying Carver with the castings it will need on time and with the quality it will demand will necessitate this. You have taken it on and you need to give EMNFF what it deserves.

I propose that we implement an exit strategy that determines a valuation of the company and exercise a buy-out option for the shares you own. This will create a clean break and give me the full control I need to assume the risk and responsibility of running the brand. We can figure out how to pay off debts that are personally guaranteed by you in the exit strategy.

Here's a rough timeline:

- -Neil assumes CEO position immediately
- -Eyreick helps with transition of all information and needs during switch
- -Partners establish agreeable valuation for Carver and implement exit strategy buyout
- -EMNFF location continues to produce and ship current orders through June/July
- -EMNFF continues to produce trucks though July/August
- -EMNFF continues to provide castings for Carver once machining is set up at new shop

#### Hodas, Joshua

From:

Neil Stratton < neil@carverskateboards.com>

Sent:

Thursday, May 10, 2012 4:09 PM

To:

Speiss, Thomas

Cc:

Carver Skateboards

Subject:

Fwd: Patent Reassignment

Begin forwarded message:

From: Neil Stratton <neil@carverskateboards.com>

Date: April 7, 2010 5:43:17 PM PDT

To: Marcus Risso <mrisso@topemckay.com>

Subject: Patent Reassignment

Marcus,

We're reassigning the original Carver truck patent right now because the as you know the old corporation has been dissolved. My question is who best to assign it to, me or the new corp. I was going to assign it to me, the inventor on record, but Im wondering whether I would be more liable in a lawsuit situation if someone were to get hurt riding a Carver and they sued us. Or what would happen if I died, and whether that would be a problem for the company. What do you think? We just want to do the smartest thing.

Also, I haven't forgotten about our bill, I've just been wrapping up the deal with the other patent attorneys we discussed and we just settled last week, so we're catching our breath on other work and expenditures. I will address Tope-McKay next during this month, thanks for your patience.

Neil

#### Hodas, Joshua

From:

Neil Stratton < neil@carverskateboards.com>

Sent:

Thursday, May 10, 2012 4:10 PM

To:

Speiss, Thomas

Cc:

Carver Skateboards

Subject:

Fwd: Patent Reassignment

Begin forwarded message:

From: "Marcus Risso" <mrisso@topemckay.com>

Date: April 8, 2010 9:04:36 AM PDT

To: "Neil Stratton" < neil@carverskateboards.com >

Subject: RE: Patent Reassignment

Hi Neil,

If someone gets hurts, they can sue anybody. If you no longer own the patent, it is less likely that you will be sued. I would recommend assigning it to the corporation.

Alternatively, if you had the resources, you could create a separate holding company that revocably licensed it to Carver. That way, if Carver should go under or have any other problems, it is not an asset of Carver that can be sought by creditors and the patent remains owned by the holding company.

Marcus Luis Risso, Esq. TOPE-MCKAY & ASSOCIATES 23852 Pacific Coast Highway #311

Malibu, Ca 90265 Tel.: 310-266-5663

Personal fax: 310-861-0344 e-mail: mrisso@topemckay.com

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----Original Message----

From: Neil Stratton [mailto:neil@carverskateboards.com]

Sent: Wednesday, April 07, 2010 5:43 PM

To: Marcus Risso

Subject: Patent Reassignment

Marcus,

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Neil